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TABLE OF CONTENTS

| | Page | | Page |
|---|------|--|------|
| OFFICIAL WEEK IN REVIEW | cvi | Agapito Manrique, et al. vs. Ngo Tun & Co., doing business under the name and style of Philippine Confectionery Co. | 9562 |
| EXECUTIVE ORDERS, PROCLAMATIONS, AND AD- MINISTRATIVE ORDERS BY THE PRESIDENT: | | Salvador Cu Chiam, et al. vs. Hon. Conrado M. Vasquez, et al. | 9567 |
| Executive Order No. 144, amending Exec- utive Order No. 136 date June 18, 1936 by amending the composition of the Sugar Production Council | 9521 | DEPARTMENT, BUREAU, AND OFFICE ADMINIS- TRATIVE ORDERS AND REGULATIONS: | |
| Executive Order No. 145, amending Exec- utive Order No. 63 dated May 8, 1967 by amending the Sugar Stabilization Com- mittee | 9521 | DEPARTMENT OF AGRICULTURE AND NATURAL RESOURCES— | |
| Proclamation No. 289, reserving for military purposes a parcel of land of the public domain situated in Lamao, Municipality of Limay, Bataan | 9523 | BUREAU OF ANIMAL INDUSTRY— | |
| Administrative Order No. 136, creating the counterpart staff required for the execu- tion of the UNDP-Sponsored Philippine Transport Survey | 9524 | Animal Industry Administrative Order No. 29, registration and branding of large animals import- ed to the Philippines | 9575 |
| Administrative Order No. 137, directing the chief of the constabulary, the provincial governors and city/municipal mayors to organize a provincial strike force, etc. | 9525 | DEPARTMENT OF GENERAL SERVICES— | |
| DECISIONS OF THE SUPREME COURT: | | BUREAU OF RECORDS MANAGEMENT— | |
| City of Manila vs. Genaro N. Teotico, et al. | 9528 | Department Order No. 4, prescrib- ing rules and regulations govern- ing the disposal, transfer, and loan of government records, repealing for the purpose, Department Order No. 34, dated October 1, 1963 | 9577 |
| Pablo Aquino vs. The General Manager of the Government Service Insurance System | 9534 | General Circular No. 6, additional general records schedule | 9579 |
| Milagros F. Vda. de Forteza vs. Workmen's Compensation, et al. | 9538 | CENTRAL BANK OF THE PHILIPPINES: | |
| Nazario Equizabal, et al. vs. Hon. Apolonio G. Maleniza, et al. | 9543 | Exchange rate of foreign currencies, June 1968 | 9581 |
| DECISIONS OF THE COURT OF APPEALS: | | LEGAL AND OFFICIAL NOTICES: | |
| Leopoldo S. Muñoz vs. Hon. Pedro C. Na- varro, et al. | 9547 | Courts of First Instance | 9584 |
| Remberta G. Javier, et al. vs. La Mallorca Taxi Co. Inc., et al. | 9550 | Land Registration Commission | 9645 |
| The People of the Philippines vs. Pantaleon de la Cruz y Sunga | 9553 | Bureau of Lands | 9597 |
| | | Bureau of Mines | 9692 |
| | | | 9638 |
| | | | 9712 |
| | | | 9642 |
| | | | 9729 |

| | Page | | Page |
|---|------|---|-------------------|
| Bureau of Public Works— | | MISCELLANEOUS: | |
| Notices of Application for Water Rights | 9730 | Courts of First Instance | 9758 |
| Notices of Change of Diversion | 9745 | Land Registration Commission | 9763-E |
| Bureau of Public Schools | 9756 | Errata: | |
| National Waterworks and Sewerage Au- thority | 9756 | Court of First Instance of Davao | 9764 |
| City of Quezon | 9757 | PRICE LIST OF PUBLIC DOCUMENTS | 9765 |
| City of Bacolod | 9757 | ANNOUNCEMENT | back cover |

OFFICIAL WEEK IN REVIEW •

September 8

PRESIDENT Marcos focused his attention on labor problems, holding a series of meetings with Department of Labor officials, leaders of the Social Security System labor union, and the management of the National Power Corporation.

The Chief Executive conferred shortly before noon with Acting Secretary of Labor S. Tomas de la Cruz, who briefed him on developments in the labor front.

Early in the evening, the President met the leaders of the striking labor union of the SSS, and later with the officials of the National Power Corporation, headed by Chairman Canuto Enerio and General Manager Ramon Ravanzo.

The President advised the SSS employees association leaders to further consider compliance with the return-to-work order of the Court of Industrial Relations.

Before meeting the SSS labor union leaders, the President met Director Reginaldo Pascual and a delegation of doctors and nurses from the Philippine General Hospital, with whom he discussed the problem of the government hospital.

The Chief Executive ordered the immediate release of P3 million to the PGH to meet its most urgent problems. He also directed a management audit of the administrative, medical and nursing staffs of the hospital with the view to improving efficiency.

In the evening, the President and the First Lady, Mrs. Imelda R. Marcos, and their children—Imee, Bongbong and Irene—heard Mass at the Malacañang chapel.

September 9

PRESIDENT Marcos had a full schedule of visitors, including diplomats, businessmen, and officials while attending in-between to state papers and other urgent official business.

Topping his schedule of activities was the presentation of credentials by Federico Barrera as new Mexican ambassador to the Philippines.

Earlier in the morning the President directed the Department of Agriculture and Natural Resources to reconsider the case involving a land dispute between settlers in M'lang, Cotabato and a plantation firm there.

In instructions to Undersecretaries Dioscoro Umali and Isosceles Pascual, the President asked that a decision on the case be held in abeyance and that if any titles on the disputed lands had been issued, to recall the titles immediately.

In another directive the President ordered Brig. Gen. Vicente Raval, PC chief; and Forestry Director Teofilo Santos to suspend and investigate all the officers and men under them identified as having demolished the houses and destroyed the fields of small settlers in a timber concession in Davao del Norte.

He asked both Gen. Raval and Director Santos to implement the order immediately and to report on the action taken within 15 days.

Other presidential directives on agriculture included:

1. Instructions to the Development Bank of the Philippines to continue to extend loans to small farmers for the purchase of needed agricultural equipment, such as small tractors and hand tillers.

The DBP had earlier suspended all loans to farmers, including small farmers. The President specified that the loans for small machinery are to be exceptions.

2. Instructions to the Presidential Economic Staff to call a public bidding for supplying 10,000 head of cattle to Operations Cattle Dispersal.

Later the President approved the trip to Soviet Russia of two officials awarded a fellowship by the Food and Agriculture Organization to make a study of livestock industries and livestock products statistics in that country.

Cleared for travel to the USSR are Dr. Severino Recto of the Bureau of Animal Industry and Dr. Mamerto Mamasco of the Bureau of Agricultural Economics. Their trip was approved upon the recommendation of Secretary of Foreign Affairs Narciso Ramos who underscored the "intrinsic merits" of the two cases.

The Chief Executive also approved the composition of the Philippine delegation to the ASEAN conference set for September 23-28 in Manila. The delegation will be headed by Secretary of Commerce and Industry Marcelo Balatbat, with the following as members: Juan Araneta of the National Export Coordinating Center, vice-chairman; Wilfredo Vega of the Department of Foreign Affairs; Mrs. Rosario Malao of the ASEAN secretariat in the Philippines; Dr. Urbano Zafra, executive director of the DCI technical staff; Razon Haresco, Tariff Commission member; Guillermo Soliven of the Central Bank; Constancio Ancheta of the NEC; Rafael Zulueta of the Presidential Economic Staff; Teofisto Guingona, Jr., president of the Chamber of Commerce of the Philippines; Federico Borromeo, president of the Philippine Chamber of Industries; Gaudencio Mañalac of the Philippine Chamber of Wood Industries; and Francisco Ortigas.

Forming an advisory group to the delegation are Voltaire Andres, Jose Zarate, Edsel Custodio and Tahil Amilhamja, all foreign trade promotion attaches in the Philippine embassies in Djakarta, Bangkok, Kuala Lumpur and Singapore, respectively.

In the evening the President approved the promotional appointments to colonel and navy captain of 73 officers in the various branches of the Armed Forces, as well as the promotion of 79 company-grade officers of the Philippine Air Force, five officers in the Bureau of Coast and Geodetic Survey.

The President then received the Far East participants in the 63rd Trade Mission of the International House, who paid their respects, and Secretary of Foreign Affairs Narciso Ramos, who came with Japanese Ambassador Takeshi Yasukawa and Gregorio Abad, chairman of the Reparations Commission.

Earlier in the day the President met with Governor Isidro Rodriguez and some municipal mayors of Rizal on problems of their constituencies.

September 10

ON THE EVE of his birthday, President Marcos carried on official business as usual, broken only by special engagements, including the loyalty pledge

rites by the Armed Forces, the inauguration of the Rural Development and Research Center at Camp Aguinaldo, and the turnover of a village for orphans to the government.

While at work in his study room, the President ordered an inquiry into a third land dispute in Mindanao, involving 150 settler families evicted from their lands; directed that a 200-hectare reservation be given to Manobos in Agusan, and extended clemency to more than 160 prisoners, among them Rafael Lacson, former governor of Negros Occidental; and Hadji Kamlon, Luis Taruc, former Huk supremo, was granted conditional pardon.

The President, accompanied by the First Lady, Mrs. Imelda R. Marcos, was honored at a loyalty parade and review by the Armed Forces of the Philippines at Camp Aguinaldo in the morning.

The traditional pledge of loyalty by the AFP was interpreted by the Chief Executive as symbolic of the AFP's involvement in national development and progress.

Following the loyalty parade, the President inducted into office 73 new army colonels, whom he had extended *ad interim* promotions.

President and Mrs. Marcos then officiated at the formal inauguration of the Rural Development and Research Center at the Infrastructure Operations Center in Camp Aguinaldo. The Center will open its facilities to local government executives in coordinating their economic development programs with national government plans, by gleaming from the Center all the economic facts and data they need.

Former Leyte Gov. Norberto Romualdez, Jr., coordinator and action officer of the Presidential Advisory Council for Public Works and Community Development, turned over the research center to the President.

From Camp Aguinaldo, the President and the First Lady motored to the Civil Aeronautics Administration compound where the First Lady turned over to the government the newly completed "Nayon ng Kabataan", a 14-cottage orphanage built by the Volunteer Ladies Committee under Mrs. Marcos' integrated social welfare program.

Among those present at the ceremonies were former President and Mrs. Carlos P. Garcia, Mayors Jovito Claudio of Pasay City and Florencio Bernabe of Parañaque, Rizal, Gov. Isidro Rodriguez and members of the Volunteer Ladies Committee and their wards.

Back at Malacañang at well past noon, the President received Eugene Black, president of the International Bank for Reconstruction and Development, who paid him a courtesy call. Black was accompanied by U.S. Ambassador G. Mennen Williams.

In the afternoon, the President worked on state papers.

September 11

PRESIDENT Marcos observed his birthday simply, highlighted only by the "open house" at Malacañang which saw an estimated throng of 50,000 people, coming from all walks of life, converging at the Palace to greet the Number One Citizen of the Republic.

With the First Lady, Mrs. Imelda R. Marcos, beside him, and their three children—Imee, Ferdinand Jr., and Irene—assisting, the President stood for three hours at the Malacañang south hall shaking hands with well-wishers, ranging from laborers to ranking government officials.

It was past 11 a.m. when the President ended the "open house" to meet other well-wishers, notably the members of the diplomatic corps. The foreign ambassadors offered a toast to the President, which prayed for his continued good health and success.

Leading the President's well-wishers were Senate President and Mrs. Gil J. Puyat, former President and Mrs. Carlos P. Garcia, Chief Justice Roberto Concepcion of the Supreme Court, and Mrs. Josefa Edralin-Marcos, mother of the President.

At about 11:30 a.m., the President and his family heard Mass, celebrated by Fr. Horacio de la Costa, at the Malacañang ceremonial hall. Guests, including diplomats, high government officials, close kin and friends of the First Family attended the Mass.

After the Mass, the First Family joined guests at luncheon held at the Heroes' Hall. The luncheon was followed by a program in which members of the Cabinet, Congress and Armed Forces generals participated.

Imee and Bongbong acted as masters of ceremonies.

Executive Secretary Rafael M. Salas closed the program by gathering the Cabinet secretaries and singing "Happy Birthday". Justice Secretary Claudio Teehankee led the chorus.

The Chief Executive at 1:30 p.m. met with representatives of the Philippine Charity Sweepstakes Office management and employees union, in an effort to settle the strike at the PCSO. Immediately after, the striking employees returned to work.

Those who conferred with the President were Chairman Manuel Barretto, Jr., General Manager Nereo Andolong, and Manuel L. Venus, president of the PCSO employees union.

The leaders of the striking employees were accompanied to Malacañang by Acting Secretary of Labor S. Tomas de la Cruz and Director of Labor Relations Amado Inciong.

Early in the evening the Chief Executive directed PARGO Secretary Ramon D. Bagatsing to initiate immediately administrative action against those apprehended misusing government vehicles.

The Campaign against misuse of government vehicles is being pursued vigorously by the PARGO in compliance with the President's directive issued last year.

September 12

PRESIDENT Marcos had small and big conferences on a variety of subjects, including labor problems, agriculture, legislation, land reform, and urgent state matters.

Among other reports he received and studied was that of Undersecretary of Justice Felix Makasiar, who submitted his findings on the case of prisoner Cesar Guy, whose trip to Palawan on special assignment turned out to be full of violations of prison rules.

The President also received a report on the completion of the two vessels converted from LCMs to floating clinics, to serve communities in remote areas, especially those of Mindanao and Sulu.

Among his visitors were Dean Jeremias Montemayor, president of the Federation of Free Farmers of the Philippines, who discussed problems affecting farmers and the administration's land reform program; and a delegation from Laguna headed by Mayor Rufo Borja of Sta. Cruz, and including Sen. Wenceslao R. Lagumbay and Jose Yulo, Jr.

Another group of officials who called was composed of Northern Luzon leaders led by Gov. Jovenal Guerrero of La Union, Ben Palispis of Benguet and Chairman Joaquin Ortega of the San Fernando Port Authority

Other callers included Reps. Aguedo Agbayani of Pangasinan, Jose Aquino of Agusan, William Chiongbian of Misamis Occidental and Andres Cosalan of Mt. Province.

In another meeting, the Chief Executive discussed with Chairman Ramon Encarnacion and acting Manager Federico Moreno of the Philippine Virginia Tobacco Administration some problems affecting the tobacco agency. In the afternoon, the President met with top Department of Labor officials headed by Secretary Blas F. Ople, who reported on the status of labor disputes in government corporations.

The labor officials reported that thus far three labor disputes have been settled and three are under negotiations with bright prospect of early settlement.

Only the strike at the SSS remained unsettled. The President asked Secretary Ople and other labor officials to undertake new efforts to resolve the dispute.

Later, while at work on state papers, the President designated David Eusebio as acting assistant director of the Bureau of Lands.

The Chief Executive also received a delegation from Laguna. The group was accompanied by Sen. Wenceslao R. Lagumbay, Gov. Felicisimo San Luis, Mayor Vicente Pahotan of Victoria and former Rep. Jacobo Gonzales, and including some 50 landowners in that province's first congressional district.

The landowners sought postponement of the projected proclamation of the first district as a land reform area, to afford them more time to get together with their tenants and explore the ways of avoiding unnecessary friction in the implementation of the land reform program. Some 12,000 hectares will be affected.

Among others in the group were Mayors Mauro Alimagno of Cabuyao, Benjamin Real of Sta. Maria, Jeremias Elocro of Pila, Lorenzo Meneses, Jr. of Los Baños, Jose Amante of San Pedro and Angel Tiongco of Sta. Rosa.

September 13

PRESIDENT Marcos concentrated on paper work at his private study, receiving only a few callers, mostly government officials.

Among others, he continued to issue directives on necessary steps to break up land-grabbing and other abuses in Mindanao and other areas by timber firms, or other parties, with minority groups and settlers usually the victims. The Chief Executive, in a series of directives to National Integration Commissioner Mamintal Tamano, Forestry Director Teofilo Santos and the PC provincial commanders of Agusan, Misamis Oriental and Bukidnon, ordered that stern steps be taken against lumber concessionnaires who have usurped the lands of cultural minority groups, and if necessary to cancel the timber licenses of erring concessionnaires.

The President also went over reports from various officials, including that of Dr. Juan Salcedo, chairman of the National Science Development Board, on the results of the UNESCO conference on the application of science and technology to developing countries in Asia.

The report cited the fact that the Philippines won a special distinction by having two of the members of its delegation chosen as members of two of three commissions created by the convention. Dr. Salcedo was elected chairman of the commission on national science policy and Dr. Alejandro R. Roces as vice chairman of the commission on science education.

Another report detailed the break-up of a racket in La Union, whereby FACOMA tobacco or tobacco belonging to certain entities are re-baled and shipped out by a chinese operator, to be resold to other redrying firms. The brains behind the operation, identified as Chan Tiam, was ordered deported by the President. He likewise directed the filing of criminal charges against others involved, and the elevation in rank by one grade of members of the PC team responsible for breaking up the racket.

In the afternoon, the President directed Secretary of Finance Eduardo Z. Romualdez to release P1.5 million to the Manila city government to bail it out of its present financial difficulties and ensure payment of salaries of some 24,000 city hall employees.

The President instructed Secretary Romualdez to release the funds immediately, notwithstanding the pendency of the ascertainment of the amount due the city government from the national government.

Early in the evening, the Chief Executive commended Col. Roy Bass of the JUSMAG for his special efforts in the development of the Armed Forces, especially the Philippine Constabulary command.

September 14

PRESIDENT Marcos motored to Laguna at mid-morning to proclaim the first district of that province, consisting of 12 towns, a land reform area. The ceremonies took place at the Los Baños college campus of the U. P. college of agriculture.

The Chief Executive stressed that the proclamation did not close the door on any arrangements between landowners and tenants for a better relationship; and that it was taken at this time in order to give the Land Authority the opportunity to publicize the proclamation in accordance with law.

From Los Baños, the President visited the resettlement areas for urban squatter families at San Pedro Tunasan, where he surveyed the facilities so far built or provided. He assured the people in the settlement that in time the place will have all the conveniences of a regular community.

Back in Malacañang at about 4:00 p.m., the President joined a group of young boys and girls, who had come to Malacañang for the birthday party of Bongbong (Ferdinand Jr), who turned 11.

Later, he conferred with Governor Alfonso Calalang and Deputy Governor Amado Briñas of the Central Bank, who reported on steps that have taken to help private commercial banks in the face of mass withdrawals by depositors.

He was assured by the two officials that the Central Bank is ready to back up these banks. He then issued an appeal counselling depositors in private commercial banks against rush withdrawals of their deposits.

At 6 p.m. the President motored to the Rizal Memorial Stadium where he was guest of honor at the opening of the Cycling benefit finals.

In the evening, the Chief Executive received a cablegram from Ambassador Salvador P. Lopez, permanent Philippine representative to the United Nations, who reported on the recommendations adopted by the international conference of ministers responsible for social welfare, and presided by Social Welfare Secretary Gregorio Feliciano of the Philippines. The recommendations will be presented to the forthcoming resumed session of the ECOSOC and the General Assembly sessions, as well as to the Commission for Social Development.

HISTORICAL PAPERS AND DOCUMENTS

OUR STAND ON NORTH BORNEO ISSUE

By FERDINAND E. MARCOS
President of the Philippines

REMARKS ON RADIO-TELEVISION CHAT, JULY 21, 1968

Yesterday, I made a painful decision. On the unanimous recommendation of the Foreign Policy Council, I recalled the chief of mission and the members of the diplomatic staff of our embassy in Kuala Lumpur, Malaysia, leaving only an assistant to man that diplomatic post as officer-in-charge.

I also directed the return of our negotiating panel in Bangkok.

A Painful Decision

I say it was a painful decision because, if I had our way—my way—I would rather have maintained the utmost cordiality and friendship in our relationship with Malaysia. Over and over in the past, before and during and indeed even many days after the Malaysians terminated unilaterally and closed the door to further negotiations in Bangkok, I had made it plain for all to see that our claim to Sabah should not diminish our friendly relations with Malaysia.

Decision, A Protest Against Malaysian Behavior

But this withdrawal of our diplomatic representation in Kuala Lumpur is a manifestation of the outrage that the entire Filipino nation feels at the insulting, the virulent and the harsh language used, not only by the Malaysian delegation in Bangkok, but by the leaders of Malaysia.

It is also a reaction to the repeated repudiation by the Malaysian government of its solemn and formal, written and verbal pledges that it would arrive with us at a peaceful settlement of this claim.

Malaysian has Set Back Efforts Towards Regional Cooperation

As I stated—or restated—during my state visits last January, regional cooperation is essential to peace and prosperity in the Asian region. As immediate neighbors, the Philippines and Malaysia must therefore endeavor with all their resources to work together for their common objective of stability and greater economic abundance.

The refusal of the Malaysians to continue our negotiations in Bangkok, done in unfriendly terms, has set back our efforts to gain that objective.

RP Made Repeated Appeals for Sobriety

It was this realization which prompted me to issue my statement last Wednesday in which, among other things, I said, and I quote:

"I am taken aback by the sudden turn of events relating to the current negotiations for a mode of settlement of our claim to Sabah. Until there is a formal termination of the talks, the Philippine panel will remain in Bangkok.

"I view the reported walkout of the Malaysian panel from one session as merely an unfortunate incident: But I do not consider that by means of it, the Malaysian government has formally terminated its part of the negotiations.

"If anything, the action of the Malaysian panel has demonstrated anew that there is in fact an important issue to be resolved, and has underscored the necessity for a competent third party to hear both sides impartially and render a just verdict. More than ever, therefore, this thoroughly justiciable case must be brought before the International Court of Justice for arbitration.

"In any case, in the interest of regional cooperation, I invite the Malaysian government to share our government's faith that the negotiations on the pending claim at all levels can be fruitfully pursued, with the firm purpose of resolving the pending claim. For the incident in Bangkok has once again emphasized the urgency of settling the issue and thus removing once and for all this irritant in the relations of the two countries."

Hopes for Calm Deliberation Not Fulfilled

I had hoped then, when I made this statement, that the talks in Bangkok could be salvaged and that we could proceed to a calm deliberation of the issue. But my hope, to my deep regret, was not fulfilled.

Forced To Withdraw Diplomatic Representatives

As I said, we were forced to our decision yesterday by several reasons. These reasons, as stated in the announcement issued following my meeting with the Foreign Policy Council, were:

"1. The abrupt rejection of the Philippine claim to Sabah, couched in virulent and offensive language which was made by the Malaysian delegation at the Bangkok talks. These talks were held only for the clarification of the claim and to discuss means of settling it. The Malaysian delegation therefore had no authority or competence to settle the claim on its merits. But this the Malaysian panel proceeded to do.

"2. The unilateral walkout by the Malaysian delegation and the truculent refusal to continue the talks even when the modes of settlement had not yet been discussed;

"3. The unreasonable and arrogant refusal by Malaysia to continue negotiating the Philippine claim through the peaceful means to which both governments have bound and committed themselves in various solemn accords;

"4. The Malaysian repudiation of the official understanding to pursue the negotiations at a higher level competent to decide this crucial issue of the greatest importance to both countries.

As everybody now knows, there was an understanding between the two governments before this break in the Bangkok talks that the Malaysian panel would come out with the statement that it is not satisfied with the proofs and arguments being presented by the Philippines, and the Philippines would come out in turn with a statement that it is not satisfied with this action of its Malaysian counterpart. After this, the talks would be recessed to provide the two countries time to go over the Philippine claim in a more objective and dispassionate manner.

"5. The final authoritative confirmation made by the Malaysian ambassador to the Secretary of Foreign Affairs yesterday that the Malaysian government had closed the door to any further talks on the settlement of the Philippine claim."

In short, they do not wish to negotiate any further. They just don't want to talk about the Philippine claim. And again, this violated all the previous solemn commitments of the Malaysian government.

Malaysia Violated Accords

I have referred to the repudiation by the Malaysian government of solemn agreements and official understandings to pursue the negotiations on our claim.

Now, what are these accords and understandings? These accords and understandings are:

1. The Manila Accord of July 31, 1963, particularly paragraph 12 thereof, which provides as follows:

"The Philippines made it clear that its position on the inclusion of North Borneo in the Federation of Malaysia is subject to the final outcome of the Philippine claim to North Borneo. The Ministers took note of the Philippine claim and the right of the Philippines to continue to pursue it in accordance with international law and the principle of pacific settlement of disputes. They agreed that the inclusion of North Borneo in the Federation of Malaysia would not prejudice either the claim or any rights thereunder. Moreover, in the context of their close association the three countries agreed to exert their best endeavors to bring the claim to a just and expeditious solution by peaceful means, such as negotiation, conciliation, arbitration, judicial settlement as well as other peaceful means of the

parties' own choice, in conformity with the Charter of the United Nations and the Bandung Declaration."

2. The understanding between the President of the Philippines and the Prime Minister of Malaysia at Phnom Penh on February 12, 1964, as reflected in the press Communique issued on the same date by the said Prime Minister of Malaysia to discuss "as soon as possible the best way of settling the claim, not precluding reference to the International Court of Justice."

3. The Communique issued at Manila upon the exchange of notes on June 3, 1966, in which the two governments—the Philippines and Malaysia—recognized the need of sitting together for the purpose of clarifying the Philippine claim to Sabah and discussing the means of settling it to the satisfaction of both parties in consonance with the Manila Accord of July 31, 1963, and its accompanying Joint Statement.

4. The verbal understanding between the Secretary of Foreign Affairs of the Philippines and the Deputy Prime Minister of Malaysia at Bangkok on August 7, and 8, 1967, to hold talks pursuant to the above-mentioned Communique of June 3, 1966, first on the level of officials and later at a higher level.

5. The Joint Communique signed at Kuala Lumpur by the President of the Philippines and the Prime Minister of Malaysia on January 12, 1968, during my state visit in which it was agreed that talks on the level of officials would be held as soon as feasible at a date to be mutually agreed upon by the two governments in accordance with previous understandings in regard to the Philippine claim to Sabah.

6. The written commitment given by the Chairman of the Malaysian delegation in the course of the talks at Bangkok on July 8, 1968, this year, to discuss the modes of settlement of the Philippine claim during the talks in Bangkok irrespective of the unilateral assessment by the Malaysian delegation of the sufficiency of the clarification to be given by the Philippine delegation concerning the claim.

7. The verbal understanding between the Secretary of Foreign Affairs and the Ambassador of Malaysia on July 9, and 10, 1968, that after the Malaysian delegation in Bangkok had stated its position, possibly to the effect that it was not satisfied with the clarification of the basis of the Philippine claim, and after the Philippine delegation had also stated its position, the talks would be recessed to enable the two panels to report to their respective governments, and that the talks would then be resumed at a date to be later mutually agreed upon.

These are the agreements and solemn declaration that were violated by the Malaysian government and their leaders.

History of Claim

But what about our claim to Sabah?

You are all familiar by now with the fact that the portion of North Borneo that we now want restored to us was ceded by the Sultan of Brunei to the Sultan of Sulu in 1704 in exchange for the latter's assistance in suppressing a rebellion.

In 1878, the Sultan of Sulu signed a contract with two European adventurers, Messrs. Baron de Overbeck and Alfred Dent, leasing the lands he now owned comprising what is today Sabah, to the latter. By the terms of the lease, the two Europeans paid the Sultan of Sulu annual rentals in the amount of approximately \$5,300.

The original contract was in Malay and written in Arabic and left no doubt that it was a lease, for it used the word *patjak*, which means lease or rent.

Some years later, Baron de Overbeck and Alfred Dent organized an association, the North Borneo Company, to take over the lease. The North Borneo Company continued to pay the annual rentals until 1946. In that year, the British Government took over the payment of the rentals, and continued paying these until 1963. To this day, letters are being sent to the heirs of the Sultan of Sulu informing them that the rent-money is waiting to be collected by them.

In 1881, the British North Borneo Company was given a charter by the British Parliament to take over from the original North Borneo Company. This new company continued to operate the lands as a lessee. No less than the Secretary of Foreign Affairs of the British Government at the time, Lord Granville, in a letter of 1882 confirmed this fact.

His letter said in part and I quote: "The Crown assumes no dominion or sovereignty over the territories occupied by the Company, nor does it purport to grant to the Company any powers of government thereover: It merely confers upon the persons associated status and incidents of a body corporate, and recognizes the grants of territory and the powers of government made and delegated by the Sultans in whom the sovereignty remains vested."

Some years later the United States and Spain were at war. Although the United States was later to occupy and exercise sovereignty over the Philippines, the Sultan of Sulu continued to hold sovereignty over North Borneo.

In 1899, in fact, the United States, while the Philippine-American war was still going on, entered into the so-called

Bates Treaty with the Sultan of Sulu, the latter in his capacity as sovereign ruler of North Borneo. The Bates Treaty was afterwards replaced by the Carpenter Agreement between the U.S. and the Sultan of Sulu, an agreement which recognized the continuing sovereignty of the Sultan of Sulu over North Borneo.

On July 4, 1946, the Philippines gained its independence from the United States.

A few days later, the British Government, without notice to the Sultan of Sulu or to the Government of the new Republic of the Philippines, annexed the territory of North Borneo.

In 1950, the Congress of the Philippines approved a resolution protesting the annexation. A similar resolution was passed in 1962.

Meanwhile, in 1957, the Sultan of Sulu issued a proclamation cancelling the lease given to the British North Borneo Company.

Efforts to Prosecute Claim

Let me recall some of the more important events that have taken place in prosecuting and safeguarding this claim.

—On June 22, 1962, President Macapagal filed this claim with the United Kingdom—the Philippine claim of sovereignty, jurisdiction and proprietary ownership over North Borneo.

—On December 29, 1962, the Philippines and the United Kingdom announced agreement to hold conversations on the claim.

—On January 28 to February 1, 1963, the first ministerial conference on the claim was held in London. Then Vice-President Pelaez headed the Philippine panel and Earl Home, then Foreign Minister, headed the United Kingdom panel.

Ministerial Conference Gave Claim Status as Important

The Philippines views the conference as important because it gave the Philippine claim the status and dignity of an important question of international law.

Formation of Malaysia

—On September 16, 1963, Malaysia became a party to the dispute when it accepted the transfer of the North Borneo territory from the United Kingdom.

—Earlier, on June 7 to 11, 1963, the Foreign Ministers of Malaya, Indonesia and the Philippines met in Manila and in a Joint Communiqué issued by them agreed that the inclusion of North Borneo in the Federation of Malaysia "would not prejudice either the Philippine claim or any

right thereunder.” Furthermore, they bound themselves to exert their utmost endeavors to bring the claim to a just and expeditious solution by peaceful means such as negotiation, conciliation, arbitration or judicial settlement, and other peaceful means.

—On July 30 to August 5, 1963 (before the birth of Malaysia), President Soekarno, President Macapagal and Prime Minister Tunku Abdul Rahman, met in Manila and in their joint statement approved and incorporated the agreement of their foreign ministers on the North Borneo claim of the Philippines.

—On July 9, 1963, in London, the formation of Malaysia was agreed upon by Malaya and the United Kingdom. Target date for the launching was August 31, 1963.

This was, however, delayed as opposition to it were threshed out and a U.N. Mission held an ascertainment of the wishes of the inhabitants of the territory.

—On September 14, 1963, the U.N. Secretary General published findings of the mission; the Philippines made reservations on the U.N. Mission's findings.

—On the eve of the launching of Malaysia, President Macapagal conferred with Congress leaders and his Foreign Policy advisers; and decided to defer recognition of Malaysia.

Undersecretary of Foreign Affairs Librado Cayco called the Malaysian Ambassador, and informed him of the Philippine decision to withhold recognition, but will keep the consulate in Kuala Lumpur open.

—On September 16, 1963, Malaysia was formed.

—On September 17, 1963, Malaysia severed diplomatic ties with the Philippines by recalling its embassy in Manila.

—In 1964, a series of meetings were held with the view to resolving disputes among Maphilindo countries.

Steps to Normalize Relations

On February 5–10, in Bangkok, the foreign ministers of Maphilindo countries held the first round of talks to discuss both Malaysia-Indonesia confrontation and the Philippine claim.

On February 5–12, in Phnom Penh, conversations were held between the Tunku of Malaysia and President Macapagal. The Tunku agreed to elevate the claim to the World Court, informally during private conversations with President Macapagal in a plane and formally in a press statement issued at the end of the talks.

March 5–6 in Bangkok the second round of talks between the foreign ministers of Maphilindo countries on the same problems (Indonesia-Malaysia confrontation, and the Philippine claim to North Borneo) were taken up, but also failed to resolve them.

On May 18, consular relations was re-established between Malaysia and the Philippines through an exchange of notes dated April 30 through the intercession of the Thai Government.

On June 20-22, in Tokyo: A summit conference amongst President Soekarno, the Tunku and President Macapagal. A copy of the "Philippine Claim to North Borneo, Volume I", was given to Malaysian delegates in accordance with Phnom Penh statement that Malaysia would welcome a memorandum on the claim. The Philippines also proposed an Afro-Asian conciliation commission to settle the dispute between Indonesia and Malaysia.

Claim Valid and Just

We believe in the validity and justness of our claim.

After filing the claim, President Macapagal in his state of the nation address on January 28, 1963, then said:

"The situation is that the Philippines not only has a valid and historic claim to North Borneo. In addition, the pursuit of the claim is itself vital to our national security. We could not merely view the placing of North Borneo under Malaya without presentation and consideration of our legitimate claim to North Borneo. Our claim to North Borneo cannot be less than the claim of Malaya to the territory not only on the basis of superior juridical and historic rights but in the vital interest of our national security."

Necessity of Dialogue

When I took over the Presidency, the claim to Sabah filed by President Macapagal in 1962 was pending. There was a temporary crisis in the ties between Malaysia and the Philippines; diplomatic relations had been severed.

One of my first tasks when I took over was to restore diplomatic ties and normalize relations with Malaysia. I did this because it was necessary to have a dialogue once more with Malaysia, and that was impossible without diplomatic ties.

Diplomatic Ties Restored

On June 3, 1966, we normalized relations with Malaysia.

A joint communique issued by Secretary of Foreign Affairs Narciso Ramos and the Malaysian representative in Manila at the time reads:

"Animated by the mutual desire to strengthen the relations between their two countries, the government of the Republic of the Philippines and the government of Malaysia have agreed to raise their respective consular establishments to ambassadorial level.

"Both governments have agreed to abide by the Manila Accord of July 31, 1963, and with the Joint Statement accompanying it, for the peaceful settlement of the Philip-

pine claim to Sabah. They have also recognized the need of sitting together, as soon as possible, for the purpose of clarifying the claim and discussing the means of settling it to the satisfaction of both parties in consonance with the said Manila Accord and Joint Statement.

"Both governments have agreed that a meeting should be arranged between the two countries as soon as possible in order that steps may be taken to carry out the assurances of the Malaysian government to cooperate with the Philippines in the eradication of smuggling.

"The strengthening of relations between the two countries will pave the way for closer cooperation between them, making it possible for both nations to pursue even greater regional collaboration through the reactivation of the Association of Southeast Asia."

Talks in Bangkok in Accordance with Agreements

It was in accordance with this Joint Communique that your government sent a panel to discuss the claim with a Malaysian counterpart in Bangkok. The rest you know.

Decision, A Painful One

The decision we have taken is a painful one. Throughout the negotiations in Bangkok, we had hoped that the sense of kinship between our two peoples would so constantly inform the conversations between the two panels. Instead, the Malaysian negotiators bent their energies towards belittling that kinship and ridiculing our best efforts to obtain a friendly resolution of the Sabah issue.

The words used in these negotiations were not words of diplomacy. They are words that seek to insult, to offend. The Malaysians, too, walked out of the negotiations. Since the Malaysians walked out of the negotiations, there have been further indications of their government's hostile attitude.

Behavior of Malaysia Deplorable

This is, to say the least, deplorable. But it is my hope that the situation will improve rather than deteriorate from now on. Nothing less than peace in our region is at stake. I do not think that the demonstrations of Malaysian truculence will serve this important cause.

I fervently wish that goodwill will prevail in the end. For I am determined that our claim to Sabah be pursued, and if possible pursued in an atmosphere of candor and good faith, which is indeed the only atmosphere that will produce mutual satisfaction.

Filipinos Desire Nothing But Peace

I have constantly appealed for sobriety. I am now renewing that same appeal. I want the world to know that

the Filipino people desire nothing but peace. And that is why we have sought to refer the Philippine claim to the International Court of Justice.

Malaysia Should Welcome World Court Settlement, If—

Up to now, we cannot understand why the Malaysian government refuses to allow this case to be brought to the International Court of Justice. If they are certain, or if they trust the validity and justness of their case, then they should have nothing to fear. For then, the Philippines would lose the case. The whole world has faith in the integrity of the jurists sitting in the World Court.

We Desire Peace, But—

But let it also be known that while we desire nothing but peace, the Filipino people will not stand meekly (and the decision of the Foreign Policy Council demonstrates this) with bowed heads, while their rights and honor are trampled. The Filipino people cannot stand in silence as if in shame, while their rights and honor are trampled.

Thank you and good night.

THE FUTURE OF THE SUGAR INDUSTRY

By FERDINAND E. MARCOS

President of the Philippines

(REMARKS AT THE 16TH ANNUAL CONVENTION OF THE
PHILIPPINE SUGAR TECHNOLOGISTS, MANILA
HOTEL, AUGUST 21, 1968)*

It is a privilege to address this gathering of technical men who have done much to promote the growth of one of the major industries of our country.

Professional groups and technical associations such as yours have contributed much to foster the growth of science and technology in the Philippines and increase their role in the development of the country.

I therefore congratulate you and all those involved in this effort. We hope that, through your organization, much can be accomplished in enhancing the contribution of the sugar industry to the national economy.

The Position of the Sugar Industry in Philippine Economy

It is no accident that the sugar industry is now one of the most developed and progressive industries in the country. The sugar industry has achieved this status in our economic hierarchy through diligent, painstaking effort. Its present status is a tribute to the vision of its past and present leaders.

The Problems of the Sugar Industry

But while it may be true that the sugar industry is at a level of development far above that of other agricultural industries, it cannot and must not allow itself to drift into complacency, into a false sense of permanent security. The problems of the industry remain as varied, as dynamic and as complex as ever.

To cite an example, it is true that our present market abroad for sugar, under the United States quota system, is assured. However, this producers' paradise is not by all means a stable one. In the fluid and frequently varying international situation, where relationships between countries necessarily have to be governed by a host of more urgent considerations such as national interest and the vagaries of international politics, total reliance on one market is untenable. A time may come when the balance-of-payments position of the United States may force her to explore all means to restrain her dollar outflow and she may be forced to cut back on her purchases of agricultural products from other countries. If the sugar industry is totally dependent on the US market, then such a cut-back could be disastrous.

Developing the Export Market

Hence, it is the policy of this Administration, with the acceleration of agricultural production, to look for and explore new markets abroad, not only for sugar, but also for all other export products. We know and we realize that it is not enough to plan for expanded production. We must consider and provide for the efficient and productive utilization and marketing abroad of agricultural surpluses. We want to look ahead to the day when our agricultural production shall have reached a level where it meets not only the full requirement of our population but also part of the needs of other countries.

A Lag in Production

The critical lag in production that the sugar industry is experiencing today is truly serious and deserves total and utmost attention. But I am confident that the industry will and can squarely face up to and conquer the problem. It has done so, many times in the past, and even helped out substantially with the problems of other sectors, as in its valuable contribution to the rice seed production program. It is a viable and strong pillar of the economy; it is led by dedicated men; and it has a deep-rooted, unshakeable tradition and role in the history of this country.

You, who form the technical core of the industry, have a distinct responsibility in the effort to carry it through this crisis. I am certain you will not be remiss.

Thank you and good day.

^o Read by Undersecretary of Agriculture Dioscoro Umali.

ANG KAUNLARAN NG WIKANG PILIPINO

Ni FERDINAND E. MARCOS

Pangulo ng Pilipinas

(TALUMPATI SA PAGBUBUKAS NG LINGGO NG WIKANG
PILIPINO NG SURIAN NG WIKANG PAMBANSA,
HEROES HALL, MALAKANYANG,
AGOSTO 13, 1968.)

Ukol sa pagdiriwang natin ng Linggo ng Wika ay nais kong ikuwento sa inyo ang nangyari sa isa nating kababayang Pampanggo nang pumarito siya sa Malakanyang kamakailan.

Dalawang linggo bago sumapit ang takdang araw ng pagparito niya, ang kababayan nating Pampanggo ay nagpasiyang mag-aral ng wikang Ilokano. Dahil sa ako ay Ilokano, ipinalagay niya na makatutulong ang wikang Ilocano sa kanya sa pakikipag-usap sa akin at sa mga tanod at katulong dito sa Palasyo ng Bayan.

Ganyan, daw ang paniniwala niya, ayon sa kababayan nating Pampanggo, dahil noong araw kung ano and kinasigisang wika ng Pangulo ay iyon ang wikang umiiral sa Malakanyang.

Dumating ang takdang araw ng pakikipagkita sa akin ng kababayan nating Pampanggo at siya nga ay naparito.

Ang unang tanod ng Palasyo na kanyang nasalubong ay binati niya sa wikang Ilokano, ngunit hindi siya pinansin. Isa pang tanod and binati niya sa wikang Ilokano, ngunit hindi rin siya pinansin. Kaya, sumaisip tuloy niya na mga bastos at walang pinag-aralan ang mga tanod sa Malakanyang ngayon.

Ngunit nangamba rin siya na baka ang pagbigkas niya ng Ilokano ang dahilan ng hindi pagpansin sa kanya. Kaya, marahan at maliwanag niyang inulit ang kanyang pagbati sa sumunod na tanod. Ngunit sa halip na sagutin siya sa Ilokano, ang tanod ay humingi ng paumanhin sa wikang Pilipino at magalang na nagtanong kung ano ang lakad ng kababayan nating Pampanggo sa Malakanyang. Napilitan tuloy ang Pampanggo na magsalita sa Pilipino at nagka-unawaan ang dalawa.

Umakyat sa Palasyo ang kababayan nating Pampanggo. Samantalang naghihintay ng kanyang takdang oras na makipagkita sa akin, ipinasiya niyang makipag-usap sa wikang Ilokano sa aking mga katulong.

Ngunit gayon na lamang ang kanyang pagkamangha dahil sa ni isa ay walang marunong ng Ilokano sa mga katulong kong nakausap niya. Lumigid siya sa buong bulwagan at pinakinggan niya kung ano ang wikang ginagamit sa mga usap-usapan at natuklasan niya na kung hindi wikang Pilipino ay Ingles ang ginagamit. Walang nag-uusap sa wikang Ilokano doon.

Nang pumasok siya sa aking tanggapan ay binati niya kaagad ako sa wikang Ilokano. Ngunit dahil sa alam ko na isa siyang Pampanggo ay sinagot ko siya sa wikang Pilipino. At pabiro ko pang sinabi na sa Pilipino na kami mag-usap at baka maubusan siya sa Ilokano. At sa wikang Pilipino nga kami nag-usap.

Bukod sa Pilipino ang wikang umiiral sa Malakanyang sa ilalim ng kasalukuyang pangasiwaan, sa halip na ang wikang kinagisnan ng Pangulo o ang kinagisnan ng Unang Ginang tulad ng kinagawian sa Malakanyang ng nakaraang panahon, ay patuloy na gumagawa ngayon ang pamahalaan ng mga hakbang tungo sa ganap na pagsulong at pag-iral ng wikang pambansa sa buong kapuluan.

Ang isa sa mga hakbang na ito ay ang pagsasalin sa Pilipino ng panunumpa sa tungkulin sa pamahalaan. Dahil dito, buhat sa Pangulo ng Pilipinas hanggang sa pinakamababang kawani ng pamahalaan na kailangang manumpa sa tungkulin ay nanunumpa ngayon sa Pilipino sa halip na sa wikang Ingles o Kastila. Naniniwala ako na ang Pilipino ay siyang wikang dapat gamitin sa panunumpa sa tungkulin sa pamahalaan dahil sa ito ang wikang taal sa ating bansa, dahil sa ito ang wikang ganap nating nauunawaan, dahil sa ang wikang ito ay naglalagos sa ating puso at kaluluwa.

Ang isa pa sa mga hakbang na ginawa ko ay ang pagsasalin sa Pilipino ng bahagi ng Pangulo sa seremonya sa pagtanggap ng mga sugo ng ibang bansa dito sa atin, tulad ng mga embahador, ministro at iba pa. Ang paggamit ng Pangulo ng Pilipinas ng wikang Pilipino sa pagtanggap ng mga kinatawan o sugo ng ibang bansa ay nagpapakilala ng ating pagpapahalaga sa ating wikang pambansa.

Ngunit hindi lamang sa mga seremonya ginagamit ngayon ang wikang Pilipino. Sa lahat ng sandali na sa aking palagay ay lalong angkop at lalong mabisa ang paggamit ng wikang Pilipino, ang wikang ito ang aking ginagamit.

Ang wikang Pilipino ay ginamit din ng ating delegation sa nakaraang kapulungan ng International Labor Organization sa Geneva. Sa pamamagitan ng wikang Pilipino ay nailahad ng ating delegasyon sa kapulungang pandaigdig ang paninindigan ng Pilipinas ukol sa mga isyong pinaguusapan doon. Isa pa itong patotoo na ang wikang Pilipino ay mabisa at marangal, na hindi tayo magsisisi sa ating hangad na pagyamanin at pairalin ang wikang ito sa buong bansa.

Sa araw na ito ay binabati ko ang Surian ng Inang Wika sa kanyang mga nagawa na, ginagawa at gagawin pa tungo sa pagpapayaman at pagpapalaganap ng wikang pambansa.

Binabati ko rin ang lahat ng guro ng wikang pambansa na siyang walang pagod na nagmumulat, sa araw-araw na ginawa ng Diyos, sa isipan ng ating mga kabataan tungo sa pagyakap at paggamit sa wikang Pilipino. Ang mga gurong ito ng ating bansa ang siyang tunay na sandigan ng pag-sulong ng wikang Pilipino.

Inaasahan ko na sa pamamagitan ng pagtutulong-tulong natin ay hindi na malayo ang pagdating ng araw na maaari na nating itigil ang kampanya sa pagpapairal ng wikang pambansa. Ang totoo dahan-dahan nang nararamdaman ng marami sa atin, kasama na ang mga pulitiko, mga mangangalakal at mga lider sibiko, na ang wikang Pilipino ay kailangan nila sa mabisang pagganap ng kani-kanilang mga tungkulin. Darating ang araw, at iyan ay di na malayo, na hindi na natin kailangan na himukin ang sinuman gumamit ng wikang Pilipino. Sila na rin sa kanilang sarili ang magsusumikap na matuto at gumamit nito dahil sa ang paggamit ng wikang Pilipino ay mahalaga para sa kanila.

Isa sa mga pangunahing adhikain ng pangasiwaan ko ang padaliin ang pagsapit ng araw na iyan.

Salamat po.

**EXECUTIVE ORDERS, PROCLAMATIONS
AND ADMINISTRATIVE ORDERS**

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

EXECUTIVE ORDER No. 144

AMENDING EXECUTIVE ORDER NO. 136 DATED
JUNE 18, 1968 BY AMENDING THE COMPOSITION
OF THE SUGAR PRODUCTION COUNCIL.

Pursuant to the authority conferred upon me by law, I, FERDINAND E. MARCOS, President of the Philippines, do hereby amend Executive Order No. 136 dated June 18, 1968 by designating as member of the Sugar Production Council therein created, Mr. Roberto Castandiello vice Mr. Isabelo M. Lavaró who has resigned.

Done in the City of Manila, this 8th day of August, in the year of Our Lord, nineteen hundred and sixty-eight.

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

EXECUTIVE ORDER No. 145

AMENDING EXECUTIVE ORDER NO. 63 DATED MAY
8, 1967 BY AMENDING THE COMPOSITION OF
THE SUGAR STABILIZATION COMMITTEE.

Pursuant to the authority conferred upon me by law, I, FERDINAND E. MARCOS, President of the Philippines, do hereby amend Executive Order No. 63 dated May 8, 1967 by designating as member of the SUGAR STABILIZATION COMMITTEE therein created, Mr. Roberto Castandiello vice Mr. Isabelo M. Lavaró who has resigned, to represent the Management of both the Philippine National Bank and the Philippine Exchange Co., Inc.

Done in the City of Manila, this 8th day of August, in the
year of Our Lord, nineteen hundred and sixty-eight.

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 289

RESERVING FOR MILITARY PURPOSES A PARCEL
OF LAND OF THE PUBLIC DOMAIN SITUATED
IN LAMAO, MUNICIPALITY OF LIMAY, BATAAN
PROVINCE, ISLAND OF LUZON.

Upon the recommendation of the Secretary of Agriculture and Natural Resources and pursuant to the power vested in me by law, I, FERDINAND E. MARCOS, President of the Philippines, do hereby exclude from the operation of Executive Order No. 48, s. 1919, which reserved a parcel of land of the public domain in Lamao, Limay, Bataan, for horticultural experiment station site purposes, and reserve for military purposes, subject to private rights, if any there be, under the administration of the Secretary of National Defense, the following parcel of land of the public domain, containing an area of approximately two million six hundred thirty thousand (2,630,000) square meters, more or less, which parcel of land is more particularly described as follows:

From point 1 which is equal to corner 18 of the Industrial Estate Corporation established under Proclamation No. 361 dated March 6, 1968,

thence S 16 deg. 50 min W., 1,877.50 meters to point 2;
thence S 39 deg. 51 min. W., 597.43 meters to point 3;
thence S 86 deg. 19 min. W., 765.16 meters to point 4;
thence N 0 deg. 07 min. W., 80.70 meters to point 5;
thence N 0 deg. 07 min. W., 329.07 meters to point 6;
thence N 0 deg. 15 min. E., 197.20 meters to point 7;
thence N 70 deg. 25 min. W., 574.90 meters to point 8;
thence N 29 deg. 15 min. E., 90.00 meters to point 9;
thence S 85 deg. 15 min. W., 520.00 meters to point 10;
due North 1,362.63 meters to point 11;

along Ayam River from the point of beginning; containing an approximate area of two million six hundred thirty thousand (2,630,000) square meters, more or less. Subject to future survey.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 12th day of October, in the year of Our Lord, nineteen hundred and sixty-seven.

[SEAL]

(Sgd.) FERDINAND E. MARCOS

President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER NO. 136

CREATING THE COUNTERPART STAFF REQUIRED
FOR THE EXECUTION OF THE UNDP— SPON-
SORED PHILIPPINE TRANSPORT SURVEY.

By virtue of the powers vested in me by law, I, FERDINAND E. MARCOS, President of the Philippines, do hereby create a Counterpart Staff to the consulting firm that will be designated by the United Nations Development Programme and the International Bank for Reconstruction and Development to undertake the transport survey of the Philippines, composed of the following:

| | |
|---|--------------------------------|
| Director of Studies | Sec. Alejandro Melchor, P.E.S. |
| Executive Assistants to the Director of Studies | Mr. Antonio Locsin, P.E.S. |
| | Mr. Carlos Leaño, I.O.R. |
| General Economist | Mr. Octavio Espiritu, P.E.S. |
| Transport Economist | Mr. Alfredo Kagawan, P.E.S. |
| Industrial Economist | Maj. Andres Manipula, D.N.D. |
| Agricultural Economist | Mr. Cayetano Sarmago, P.E.S. |
| Shipping Expert | Mr. Vicente Brillantes, P.E.S. |
| Port Engineer | Mr. Ricardo Dantes, B.P.W. |
| Port Operation Expert | Mr. Ricardo Cruz, B.P.W. |
| Airport Engineer | Mr. Gerardo Ramirez, C.A.A. |
| Air Transport Expert | Mr. Antonio Fenix, C.A.B. |
| Highway Transport Expert | Mr. Dominador Santos, M.D.A. |
| | Mr. Jose David, B.P.H. |
| Highway Engineers | Mr. Romeo Mabunga, B.P.H. |
| Highway Organization Expert | Miss Carmel Perfecto, P.E.S. |
| Railroad Expert | Mr. Jose de Guzman, P.N.R. |
| Public Administration Specialist .. | Miss Angelita Ofilada, P.E.S. |

The functions of this Counterpart Staff are as follows:

1. To assist and coordinate the activities of the consulting firm selected by UNDP and the IBRD in order to have an expeditious implementation of the transport survey;
2. To assist the consulting firm in obtaining all available economic, traffic and technical data, including information on transport costs and revenues and on the organization, operation and accounting systems of the government agencies responsible for transport administration;
3. To provide the liaison among the appropriate organizations and government agencies and Offices concerned with or affected by the project; and
4. To provide such facilities and administrative support and services that may from time to time be required by the foreign consultants, to the extent defined in the agreed Plan of Operation.

The Director of Studies is hereby empowered:

1. To call upon all offices and meet with all persons who may be affected by the work of the transport survey group;
2. To require from the various government departments, bureaus and offices, as well as government-owned or controlled corporations, such administrative support and services as may be required by the transport survey group; and
3. To do everything necessary and expedient for the completion of the transport survey in accordance with the agreed schedule of activities.

Done in the City of Manila, this 27th day of August, in the year of Our Lord, nineteen hundred and sixty-eight.

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:
(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER No. 137

DIRECTING THE CHIEF OF CONSTABULARY, THE PROVINCIAL GOVERNORS AND CITY/MUNICIPAL MAYORS TO ORGANIZE A PROVINCIAL STRIKE FORCE UNDER THE CONTROL, DIRECTION AND SUPERVISION OF THE CONSTABULARY PROVINCIAL COMMANDER BY POOLING TOGETHER AVAILABLE RESOURCES OF THE PHILIPPINE CONSTABULARY AND LOCAL POLICE FORCES.

1. *Organization.*—The Philippine Constabulary Provincial Commands shall provide the base of the Provincial Strike Force. This force base shall be augmented by available members of the local police forces who shall also serve as liaison of their respective departments to the Philippine Constabulary Command in the Province. The Strike Force shall be organized on team/cellular concept, each capable of undertaking independent, fast and sustained action.

2. *Capability.*—The Provincial Strike Force shall have the following capability:

- a. Mobility necessary for "hot pursuit" in fast moving situation;

- b. Ability to initially contain civil disturbances, riots, and other similar incidents;
- c. Ability to operate against armed bands, pirates, and other organized/syndicated criminal groups;
- d. Ability to conduct commando-type operations; and
- e. Augment local police forces when necessary.

3. *Operational Employment*—

a. The Provincial Strike Force shall serve as the immediate law-enforcement arm of the province in:

- 1) Combatting armed bands, piracy, cattle rustling, and other organized/syndicated criminal activities;
- 2) Undertaking province-wide pursuit of criminal offenders, wanted persons, escapees and other fugitives from justice; and
- 3) Augmenting/complimenting any local police force when and where a crime situation is beyond the capability of said police force.

b. It shall also serve as the nucleus of a bigger force that may be formed in emergency situations posing serious threats to the security of the province such as sedition, rebellion, or big-scale riots.

4. *Control and Supervision*—The Provincial Strike Force shall be under the control, direction and supervision of the Provincial Commander.

5. *Field Test*: Before implementing this Order on a nationwide scale; the effectiveness of said Strike Force shall be tested first in four selected provinces (one in each PC Zone) where the incidence of crime, banditry, piracy, cattle rustling and syndicated criminal activities is high. The selection of the pilot provinces shall be decided by the Chief of Constabulary. This test shall have a duration of six (6) months.

6. *Total Implementation*—In the event that the aforementioned field test is successful, the Chief of Constabulary is hereby given the authority to implement this Order on a nation-wide scale.

7. *Memorandum of Agreement*—A memorandum of agreement shall be executed by the Provincial Commander, Provincial Governor, and City/Municipal Mayors concerned defining the following:

- a. The number of personal that each agency shall provide the force;
- b. The manner of providing the force with communication and transportation requirement for coordination and mobility, to include their maintenance.
- c. The manner of providing the members of the force with their subsistence.
- d. The areas of cooperation on police jurisdiction, operations and exchange of police information;
- e. The system of training the members of the force; and

- f. Other matters that are intended to eliminate any possible conflict/misunderstanding among the agencies concerned in the implementation of this Order.

Done in the City of Manila, this 30th day of August, in the year of Our Lord, nineteen hundred and sixty-eight.

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

DECISIONS OF THE SUPREME COURT

[No. L-23052. January 29, 1968]

CITY OF MANILA, petitioner, *vs.* GENERO N. TEOTICO and
THE COURT OF APPEALS, respondents.

1. STATUTORY CONSTRUCTION; SPECIFIC PROVISIONS OF CIVIL CODE, THOUGH A GENERAL LAW, PREVAILS OVER MANILA CHARTER, SPECIAL LAW.—Insofar as its territorial application is concerned, Republic Act 409 is a special law and the Civil Code is a general legislation; but as regards the subject-matter of the provisions of sec. 4, Rep. Act 409 and Article 2189 of the Civil Code, the former establishes a *general* rule regulating the liability of the City of Manila for damages or injury to persons or property arising from the failure of city officers to enforce the provisions of said Act; while article 2189 of the Civil Code constitutes a *particular prescription* making provinces, cities and municipalities liable for damages for the death or injury suffered by any person by reason of the defective condition of roads, streets and other public works under the control or supervision of said municipal governments. In other words, sec. 4 of Rep. Act 409 refers to liability arising from negligence in *general* regardless of the object thereof, whereas Article 2189 of the Civil Code, governs liability due to defective streets in *particular*. The Civil Code is decisive herein because the present action is based on the alleged defective condition of a road.
2. PLEADINGS; ANSWER; ALLEGATIONS NOT SET FORTH IN ANSWER, CANNOT BE RAISED FOR FIRST TIME ON APPEAL.—The assertion that the P. Burgos Avenue is a national highway for which the City of Manila is not liable, was made for the first time in the petitioner's motion for reconsideration of the decision of the Court of Appeals. It was not alleged in the answer. Such assertion raised a question of fact which had not been put in issue in the trial court and cannot, therefore, be raised for the first time on appeal, much less after the rendition of the decision of the appellate court.
3. ID.; FINDINGS OF FACT OF COURT OF APPEALS, CONCLUSIVE.—The determination of whether or not P. Burgos Avenue is under the control or supervision of the City of Manila and whether the latter is guilty of negligence in connection with the maintenance of said road is a question of fact—a question already decided by the Court of Appeals and the factual findings of said Court are not subject to a review of the Supreme Court.

PETITION for review by certiorari of a decision of the Court of Appeals.

The facts are stated in the opinion of the Court.

Asst. City Fiscal Manuel T. Reyes for petitioner.

Daza, Ledesma & Saludo for respondents.

CONCEPCIÓN, C. J.:

Appeal by certiorari from a decision of the Court of Appeals.

On January 27, 1958, at about 8:00 p.m., Genaro N. Teotico was at the corner of the Old Luneta and P. Burgos Avenue, Manila, within a "loading and unloading" zone, waiting for a jeepney to take him down town. After waiting for about five minutes, he managed to hail a jeepney that came along to a stop. As he stepped down from the curb to board the jeepney, and took a few steps, he fell inside an uncovered and unlighted catchbasin or manhole on P. Burgos Avenue. Due to the fall, his head hit the rim of the manhole breaking his eyeglasses and causing broken pieces thereof to pierce his left eyelid. As blood flowed therefrom, impairing his vision, several persons came to his assistance and pulled him out of the manhole. One of them brought Teotico to the Philippine General Hospital, where his injuries were treated, after which he was taken home. In addition to the lacerated wound in his left upper eyelid, Teotico suffered contusions on the left thigh, the left upper arm, the right leg and the upper lip, apart from an abrasion on the right infra-patella region. These injuries and the allergic eruptions caused by anti-tetanus injections administered to him in the hospital, required further medical treatment by a private practitioner who charged therefor ₱1,400.00.

As a consequence of the foregoing occurrence, Teotico filed with the Court of First Instance of Manila, a complaint—which was, subsequently, amended—for damages against the City of Manila, its mayor, city engineer, city health officer, city treasurer and chief of police. As stated in the decision of the trial court, and quoted with approval by the Court of Appeals:

"At the time of the incident, plaintiff was a practicing public accountant, a businessman and a professor at the University of the East. He held responsible positions in various business firms like the Philippine Merchandising Co., the A. U. Valencia and Co., the Silver Swan Manufacturing Company and the Sincere Packing Corporation. He was also associated with several civic organizations such as the Wack Wack Golf Club, the Chamber of Commerce of the Philippines, Y's Men Club of Manila and the Knight's of Rizal. As a result of the incident, plaintiff was prevented from engaging in his customary occupation for twenty days. Plaintiff has lost a daily income of about ₱50.00 during his incapacity to work. Because of the incident, he was subjected to humiliation and ridicule by his business associates and friends. During the period of his treatment, plaintiff was under constant fear and anxiety for the welfare of his minor children since he was their only support. Due to the filing of this case, plaintiff has obligated himself to pay his counsel the sum of ₱2,000.00.

"On the other hand, the defense presented evidence, oral and documentary, to prove that the Storm Drain Section, Office of the City Engineer of Manila, received a report of the uncovered condition of a catchbasin at the corner of P. Burgos and Old Luneta Streets, Manila, on January 24, 1958, but the same was covered on the same day (Exhibit 4); that again the iron cover of the same catch-

basin was reported missing on January 30, 1958, but the said cover was replaced the next day (Exhibit 5); that the Office of the City Engineer never received any report to the effect that the catchbasin in question was not covered between January 25 and 29, 1958; that it has always been a policy of the said office, which is charged with the duty of installation, repair and care of storm drains in the City of Manila, that whenever a report is received from whatever source of the loss of a catchbasin cover, the matter is immediately attended to, either by immediately replacing the missing cover or covering the catchbasin with steel matting; that because of the lucrative scrap iron business then prevailing stealing of iron catchbasin covers was rampant; that the Office of the City Engineer has filed complaints in court resulting from theft of said iron covers; that in order to prevent such thefts, the city government has changed the position and layout of catchbasins in the City by constructing them under the sidewalk with concrete cement covers and openings on the sides of the gutter; and that these changes had been undertaken by the city from time to time whenever funds were available."

After appropriate proceedings the Court of First Instance of Manila rendered the aforementioned decision sustaining the theory of the defendants and dismissing the amended complaint, without costs.

On appeal taken by plaintiff, this decision was affirmed by the Court of Appeals, except insofar as the City of Manila is concerned, which was sentenced to pay damages in the aggregate sum of ₱6,750.00.¹ Hence, this appeal by the City of Manila.

The first issue raised by the latter is whether the present case is governed by Section 4 of Republic Act No. 409 (Charter of the City of Manila) reading:

"The city shall not be liable or held for damages or injuries to persons or property arising from the failure of the Mayor, the Municipal Board, or any other city officer, to enforce the provisions of this chapter, or any other law or ordinance, or from negligence of said Mayor, Municipal Board, or other officers while enforcing or attempting to enforce said provisions."

or by Article 2189 of the Civil Code of the Philippines, which provides:

"Provinces, cities and municipalities shall be liable for damages for the death of, or injuries suffered by, any person by reason of the defective condition of roads, streets, bridges, public buildings, and other public works under their control or supervision."

Manila maintains that the former provision should prevail over the latter, because Republic Act 409 is a special law, intended exclusively for the City of Manila, whereas the Civil Code is a general law, applicable to the entire Philippines.

The Court of Appeals, however, applied the Civil Code, and, we think, correctly. It is true that, insofar as its territorial application is concerned, Republic Act No. 409

¹ Medical fees—₱1,400.00; Lost income—₱350.00; Moral damages—₱3,000.00; and Attorney's fees—₱2,000.00.

is a special law and the Civil Code a general legislation; but, as regards the subject-matter of the provisions above quoted, Section 4 of Republic Act 409 establishes a general rule regulating the liability of the City of Manila for "damages or injury to persons or property arising from the failure of" city officers "to enforce the provisions of" said Act "or any other law or ordinance, or from negligence" of the city "Mayor, Municipal Board, or other officers while enforcing or attempting to enforce said provisions." Upon the other hand, Article 2189 of the Civil Code constitutes a particular prescription making "provinces, cities and municipalities * * * liable for damages for the death of, or injury suffered by, any person by reason"—specifically—"of the *defective condition of roads, streets, bridges, public buildings, and other public works under their control or supervision.*" In other words, said section 4 refers to liability arising from negligence, in general, regardless of the object thereof, whereas Article 2189 governs liability due to "defective streets," in particular. Since the present action is based upon the alleged defective condition of a road, said Article 2189 is decisive thereon.

It is urged that the City of Manila cannot be held liable to Teotico for damages: (1) because the accident involving him took place in a national highway; and (2) because the City of Manila has not been negligent in connection therewith.

As regards the first issue, we note that it is based upon an allegation of fact not made in the answer of the City. Moreover, Teotico alleged in his complaint, as well as in his amended complaint, that his injuries were due to the defective condition of a street which is "under the supervision and control" of the City. In its answer to the amended complaint, the City, in turn, alleged that "*the streets aforementioned were and have been constantly kept in good condition and regularly inspected and the storm drains and manholes thereof covered, by the defendant City and its officers concerned*" who "*have been ever vigilant and zealous in the performance of their respective functions and duties as imposed upon them by law.*" Thus, the City had, in effect, admitted that P. Burgos Avenue was and is *under its control and supervision.*

Moreover, the assertion to the effect that said Avenue is a national highway was made, for the *first* time, in its motion for reconsideration of the decision of the Court of Appeals. Such assertion raised, therefore, a question of fact, which had not been put in issue in the trial court, and can not be set up, for the first time, on appeal, much less after the rendition of the decision of the appellate court, in a motion for the reconsideration thereof.

At any rate, under Article 2189 of the Civil Code, it is not necessary for the liability therein established to attach that the defective roads or streets *belong* to the province, city or municipality from which responsibility is exacted. What said article requires is that the province, city or municipality have either "control or supervision" over said street or road. Even if P. Burgos Avenue were, therefore, a national highway, this circumstance would not necessarily detract from its "control or supervision" by the City of Manila, under Republic Act 409. In fact Section 18(x) thereof provides:

"SEC. 18. *Legislative powers.*—The Municipal Board shall have the following legislative powers:

* * * * *

"(x) Subject to the provisions of existing law to provide for the *laying out, construction and improvement*, and to *regulate the use* of streets, avenues, alleys sidewalks, wharves, piers, parks, cemeteries, and other public places; to *provide for lighting*, cleaning, and sprinkling of streets and public places; * * * to *provide for the inspection of*, fix the license fees for and regulate the openings in the same for the laying of gas, water, sewer and other pipes, the building and repair of tunnels, sewers, and *drains*, and all structures in and under the same and the erecting of poles and the stringing of wires therein; to *provide for and regulate cross-walks, curbs, and gutters therein*; * * * to *regulate traffic and sales upon the streets* and other public places; to provide for the *abatement of nuisances* in the same and punish the authors or owners thereof; to provide for the construction and maintenance, and regulate the use, of bridges, viaducts, and culverts; to prohibit and regulate ball playing, kite-flying, hoop rolling, and other amusements which may *annoy persons using the streets and public places*, or frighten horses or other animals; to *regulate the speed* of horses and other animals, motor and other vehicles, cars, and locomotives within the limits of the city; to *regulate the lights* used on all such vehicles, cars, and locomotives; * * * to provide for and change the location, grade, and crossing of railroads, and compel any such railroad to raise or lower its tracks to conform to such provisions or changes; and to require railroad companies to fence their property, or any part thereof, to *provide suitable protection against injury to persons or property*, and to *construct and repair ditches, drains, sewers, and culverts* along and under their tracks, so that the natural drainage of the streets and adjacent property shall not be obstructed."

This authority has been neither withdrawn nor restricted by Republic Act No. 917 and Executive Order No. 113,

dated May 2, 1955, upon which the City relies. Said Act governs the disposition or appropriation of the highway funds and the giving of aid to provinces, chartered cities and municipalities in the construction of roads and streets within their respective boundaries, and Executive Order No. 113 merely implements the provisions of said Republic Act No. 917, concerning the disposition and appropriation of the highway funds. Moreover, it provides that "the construction, *maintenance* and improvement of national primary, national secondary and national aid provincial and city roads shall be accomplished by the Highway District Engineers and Highway *City* Engineers under the supervision of the Commissioner of Public Highways and shall be financed from such appropriations as may be authorized by the Republic of the Philippines in annual or special appropriation Acts."

Then, again, the determination of whether or not P. Burgos Avenue is under the control or supervision of the City of Manila and whether the latter is guilty of negligence, in connection with the maintenance of said road, which were decided by the Court of Appeals in the affirmative, is one of fact, and the findings of said Court thereon are not subject to our review.

WHEREFORE, the decision appealed from should be as it is hereby affirmed, with costs against the City of Manila.

IT IS SO ORDERED.

Reyes, J. B. L., Dizon, Makalintal, Bengzon, J. P., Zaldivar, Sanchez, Castro, Angeles, and Fernando, JJ., concur.

Decision affirmed.

[No. L-24859. January 31, 1968]

PABLO R. AQUINO, petitioner, *vs.* THE GENERAL MANAGER OF THE GOVERNMENT SERVICE INSURANCE SYSTEM, respondent.

1. MANDAMUS; CLEAR OR INDUBITABLE CLAIM REQUIRED.—To entitle a petitioner to the coercive right of mandamus, a showing of complete and clear legal right in the petitioner to the performance of ministerial acts must be shown.
2. PUBLIC OFFICERS; "CONSIDERED RESIGNED" MEANS DISMISSAL FROM SERVICE.—Despite the weaseling expression "considered resigned", probably invented by some official superior unwilling to face realities, the separation of petitioner from the service against his will is nothing but a dismissal.
3. SEPARATION FOR CAUSE, MEANING OF.—The misrepresentation of petitioner's educational attainments in his sworn application for civil service examination, where he claimed to be a high school graduate when he was not, is an act of dishonesty and is a ground for disciplinary action under sec. 19 [v] of the Civil Service Rules. This act combines both perjury and falsification of an official document which in firm a public officer's integrity and reliability—qualities which are necessarily connected with the discharge of his duties and functions.
4. ID.; DISMISSAL FOR CAUSE DEPRIVES EMPLOYEE OF RETIREMENT BENEFITS; OFFICIALS HEADING ENTITY CANNOT AFFECT LEGAL CONSEQUENCES OF SEPARATION.—The enjoyment of retirement benefits under the GSIS being conditioned upon the retiree's satisfactory service, the consequences of dismissal, or involuntary separation from service for cause, are provided for and governed exclusively by laws applicable. The offices or entities where service was rendered are powerless to affect such consequences. A resolution allowing the petitioner to resign "without prejudice to retirement benefits the latter may be entitled", cannot preserve such benefits for the petitioner if under the law he has no right thereto.

ORIGINAL ACTION in the Supreme Court. Mandamus.

The facts are stated in the opinion of the Court.

Autero B. Tomas & Josue C. Gaspar for petitioner.

Samson G. Binag & Cecilio Y. Arevalo, Jr. for respondent.

REYES, J.B.L., J.:

Original petition for a writ of mandamus to compel the General Manager of the Government Service Insurance System (GSIS for short) to approve the application of Pablo R. Aquino for retirement and to order payment of ₱1,500.00 attorneys' fees plus costs.

The basic facts, so far as material, appear to be that while holding the position of Chief Accountant II of the Central Luzon Agricultural College (hereinafter termed CLAC for brevity's sake), petitioner Aquino was charged by Bernardino Saplaco, Supply Officer of the same institution, with dishonesty through misrepresentation of his educational attainments. The Board of Trustees of the

CLAC had Aquino investigated by a committee which reported as follows:

"Complainant also presented Exhibits "F" and "G" re respondent's Information Sheets, which clearly showed that in answer to item 6, respondent placed 4th year as the highest grade attained at the Manila West High School and that for his college education said respondent wrote BTCS as the college share he obtained his BSC (Bachelor of Science in Commerce), Exhibit "G" which was an amendment of Exhibit "F" likewise showed that respondent consistently maintained that he was a graduate of the MWHS in 1926.

"In support of his charges of dishonesty through misrepresentation complainant presented Exhibit "H" respondents' application for Examination for the first grade (C.S. Form I) dated September 29, 1950, filed under oath wherein respondent stated that he was a high school graduate. No evidence was presented on the alleged misrepresentation of the respondent for the 2nd grade examination.

"Respondent for his defense claimed that he never misrepresented himself to be a high school graduate nor a holder of a BSC degree. He explained that he put 4th year and BSC in his Information Sheet because that is the equivalent of his training and experience in the government service and it is even equal to his being a degree holder. Respondent, however, admitted during the investigation that he finished only the Third Year of high school. He enrolled in the 4th year but did not continue the same. That he put BSC as his educational attainment in Exhibit "F" and to his application for examination in the belief that he is a BSC holder not by actual graduation from school but merely because of experience in the government service. Respondent said that was the very reason why he filed a second Information Sheet (Exhibit "C").

Respondent's explanation is not satisfactory, in the face of evidence and his virtual admission that he has not finished the high school nor graduated from the college with any degree and taking into account his consistent representation in various government records that he was a high school graduate and a holder of a Bachelor of Science in Commerce degree, this Committee finds him guilty of misrepresentation on three counts. The Committee, however, finds no evidence of misrepresentation at the time respondent took the Civil Service examination for the 2nd grade.

"In view of all the foregoing, the Committee respectfully recommends that respondent be considered resigned effective his last day of service with pay. Considering, however, the long service which the respondent has served in the government it is also recommended that his resignation be considered without prejudice to whatever retirement benefit he may be entitled.' * * *"

The Committee's report was approved by the Board of Trustees, and accordingly, it resolved (Res. No. 1076, Aug. 26, 1962)

"that Mr. Aquino be considered resigned effective his last day of service with pay and that his resignation be considered without prejudice to whatever retirement benefits he may be entitled, subject to the availability of funds."

Aquino then applied for retirement with gratuity under Commonwealth Act 188 and Republic Act No. 1616, with the GSIS, and his application was endorsed by the President

of the Agricultural College, stating that "this Office has no objection to the retirement of Mr. Aquino under Republic Act No. 1616" (Petition, Annex D).

The General Manager of the GSIS, however, declared that since Aquino's administrative penalty of being considered resigned was deemed an involuntary separation from the service, which has the same effect as separation for cause, Aquino was not eligible for retirement benefits, but was only entitled to refund of the retirement premiums paid by him (Petition, Annex E).

After vain efforts to secure a rewording of the CLAC resolution No. 1076, Aquino appealed to the President for relief, and approval of his retirement application. The Chief Executive referred the matter to the GSIS, for appropriate action, but the GSIS General Manager reiterated his original stand on the question. Hence, this application for mandamus.

The main contentions of the petitioner are that (a) he was not removed from the service for cause, because the filling of the information sheets had no connection with the performance of his official duties as Chief Accountant; (b) that the resolution of the CLAC Board of Trustees that petitioner be "considered resigned . . . without prejudice to whatever retirement benefits he may be entitled subject to availability of funds" did not deprive him of his right to retirement benefits arising from his services; (c) that the GSIS is in estoppel to contest his right to retirement; and (d) that he had no other plain, adequate and speedy remedy.

On the first issue, no doubt can be entertained that petitioner was, to all intents and purposes, dismissed from the service. Despite the weaseling expression "considered resigned", probably invented by some official superior unwilling to face realities, the fact remains that Aquino was separated from the service against his will, and that can be nothing else but a dismissal.

Was the separation for cause? The brunt of petitioner's argument is directed at the misrepresentation in the information sheet, which he claims to have no connection with the discharge of his duties as accountant. He entirely omits all references to the misrepresentation of his educational attainments contained in his sworn application for civil service examination (Exh. H). There he claimed to be a high school graduate, which the Committee and Board of Trustees of the CLAC expressly found not to be true. This is an act of dishonesty and is expressly made a ground for disciplinary action under the Civil Services Rules, coming under the description of

"Intentionally making a false statement in any material fact, or practicing or attempting to practice any deception or fraud in

securing his examination, registration, appointment or promotion." (Sec. 19 [v], Civil Service Rules)

We need not emphasize that acts of the kind herein discussed, which combine both perjury and falsification of an official document, infirm a public officer's integrity and reliability, qualities that are necessarily connected with the discharge of petitioner's functions and duties.

Hence, even if the misrepresentation committed in the information sheets (Exhs. F and G) were to be disregarded, there is still reason to consider petitioner as dismissed from the service for cause. That the enjoyment of retirement benefits under the Government Service Insurance System are conditioned upon a retiree's satisfactory service is not contested.

Anent the second issue, the consequences of dismissal or involuntary separation from service for cause are governed exclusively by the laws applicable. The offices or entities where service was rendered are powerless to affect such consequences, which are not dependent upon the discretion of the officials heading the particular office or entity. It follows that the resolution considering Aquino resigned, in so far as it provides that it shall be deemed "without prejudice to whatever retirement benefits he may be entitled" cannot preserve for him such benefits if under the law he has no right thereto; the CLAC being powerless to condone malfeasance or misbehavior in office.

As to the alleged estoppel of the respondent, suffice it to observe that the return of premiums and voluntary deposits with interest to petitioner is specifically prescribed by Commonwealth Act 186 (d) as amended; hence, no estoppel can be predicated thereon.

Viewed in the light most favorable to him, the claim of petitioner is neither clear nor indubitable; hence, he is not entitled to the coercive right of *mandamus* that requires a showing of complete and clear legal right in the petitioner to the performance of ministerial acts.¹

WHEREFORE, the writ applied for is denied. No costs.

Concepción, C. J., Dizon, Makalintal, Bengzon, J. P., Zaldivar, Sanchez, Castro, Angeles, and Fernando, JJ., concur.

Writ denied.

¹ Rule 65, section 3; *Zamora vs. Wright*, 53 Phil. 613; *Palio vs. Ruiz Castro*, 85 Phil. 272; *Cochoco vs. Icasiano*, L- 599, Mar. 20, 1954; *Aprueba vs. Ganzon*, L-20867, Sept. 3, 1966.

[No. L-21718. January 29, 1968]

MILAGROS F. VDA. DE FORTEZA, petitioner, *vs.* WORKMEN'S
COMPENSATION COMMISSION and PHILIPPINE CHARITY
SWEEPSTAKES OFFICE, respondents.

1. WORKMEN'S COMPENSATION COMMISSION; DEATH ARISING OUT OF OR IN THE COURSE OF EMPLOYMENT, COMPENSABLE.—Deceased before his death worked at night, exposed to colds; had enjoyed inadequate rest, and sleep and has worked under tension. His duty was to guard the premises of his employer. He had to go up and down the 3-story building without elevator to check the premises. He was also afflicted with minimal tuberculosis. These working conditions and factors could have caused or materially contributed to produce the stroke that caused his death. The fact that he suffered the stroke near his working table justifies the conclusion that the deceased died in the course of his employment. This makes his death compensable under the law.
2. WORKMEN'S COMPENSATION; PROOF TO SUSTAIN CLAIM FOR COMPENSATION.—In Workmen's compensation cases, a claimant need not prove that worker's employment was the sole cause of the death or injury suffered by him. It is enough that there be a showing that the worker's employment had contributed to the aggravation or acceleration of his death or ailment, to entitle him and his heirs to compensation benefits under the law.

PETITION for review by certiorari of a decision of the
Workmen's Compensation Commission.

The facts are stated in the opinion of the Court.

Vicente F. Forteza for petitioner.

P. C. Villavieja & A. F. Martinez for the WCC.

Gov't. Corp. Counsel T. P. Matic, Jr., Asst. Counsel L. R. Mosqueda & V. Constantino, Jr. for the Phil. Charity Sweepstakes.

DIZON, J.

Appeal taken by Milagros P. Vda. de Forteza from the decision of the Workmen's Compensation Commission in WC Case No. R04-1115 dated November 19, 1962, and its resolution entered on July 1, 1963, reversing the decision of the Hearing Officer, Regional Office No. 4, Department of Labor, of February 12, 1962 which awarded claimant ₱2,515.36 as death compensation benefits under Act 3428, as amended.

The facts, as found by the Workmen's Compensation Commission, are as follows:

"AMADEO R. FORTEZA, the deceased in this case, worked as watchman in the Philippine Charity Sweepstakes Office from July 1, 1950 up to January 17, 1955, with a salary of ₱1,320.00 a year. He was more than 60 years old and was suffering from hypertension when he entered the respondents service for which reason he was considered by the Government Service Insurance System as 'a poor insurance risk'. As watchman, he was assigned to the PCSO, Manila Jockey Club, Manila, and his duties consisted in

(1) guarding the properties of the respondent therein kept; (2) recording the pass slips of employees and the properties which were brought in and out of the premises; (3) closing the windows of the administration building located at the third floor at the close of office hours; and (4) going around the building for check-up. He had table and a chair which he ordinarily used as his station post. His tour of duty was from 3:00 p.m., but, as correctly stated by the hearing officer, he 'continue his duty up to the following day' in case his 'substitute fails to report.' On January 17, 1955, at about 11:00 in the evening, he was found slumped on the floor, near his table, and unconscious. He was brought to the North General Hospital for treatment, but every effort to revive him was in vain as he died of 'CEREBRAL HEMORRHAGE SECONDARY TO ARTERIOSCLEROTIC HYPERTENSION VASCULAR DISEASE' at 2:00 a.m., the following day. He was survived by his widow and five children who are of age. For his death, his widow received from the respondent benefits provided for under Section 699 of the Revised Administrative Code, as amended, including reimbursement of burial expenses (Annex E attached to the Petition for Review)."

On November 22, 1960, petitioner, the surviving spouse, for herself and in behalf of her children, filed a claim with the Regional Office No. 4 (Manila), Department of Labor, for the recovery of death compensation benefits under Act 3428, as amended, and burial expenses in the sum of ₱312.00.

After due hearing, the Hearing Officer rendered judgment ordering the respondent Philippine Charity Sweepstakes Office to pay petitioner through Regional Office No. 4, the amount of ₱2,575.36 as total death compensation benefits under Act 3428, as amended, and to pay the Office the amount of ₱24.00 as fees under Section 55 of said Act.

A petition for review on the grounds of: (1) lack of jurisdiction, (2) that the ailment causing employee's death had no causal relation with the nature of his work, and (3) that the claim had prescribed under Section 24 of the law (failure of claimant to notify within the 3-month period) was denied by the Hearing Officer on March 28, 1962. Thereafter, the case was properly elevated to the Workmen's Compensation Commission for review. On November 19, 1962 the latter rendered judgment reversing that of the Hearing Officer, thereby absolving the Philippine Charity Sweepstakes Office from paying petitioner any compensation under Act 3428. A motion for reconsideration subsequently filed by petitioner was denied by the Commission on July 1, 1963. Hence, the present appeal.

The only issue to be resolved is whether or not, under the facts of the case, petitioner and her children are entitled to death compensation benefits under Section 2 of Act 3428, as amended, which provides:

"When an employee * * * contracts tuberculosis or other illness directly caused by such employment or either aggravated by or the result of the nature of such employment, his employer shall pay compensation in the sums and to the persons herein specified * * *."

Petitioner claims that her deceased husband's illness—hypertension—at the time he was employed by respondent was aggravated by the nature of his work, thus hastening the cerebral stroke which caused his death.

Upon the other hand, respondents contend that the disease of hypertension—characterized by the thickening, hardening and loss of elasticity of the arterial walls, with inflammatory, degenerative or hyperplastic changes, the Etiology of which has been variously attributed to abnormal metabolism of fats, toxin and infection—cannot be considered as an occupational disease in the particular trade the deceased was engaged in the course of his employment and as understood under the Workmen's Compensation Law, i.e., disease which is due to causes and conditions which are characteristic of and peculiar to a trade, occupation, process or employment. They further argue that from the fact that the deceased employee had been working for five years without a stroke, it may be inferred that his work did not in any way cause his death.

Petitioner's contention must be upheld. It is a fact that because he had to work at nighttime, Forteza was exposed to colds, inadequate rest/relaxation, proper sleep, and tension due to his duty to guard the premises of his employer. It is also a fact that he had to go up and down the 3-story building (without elevator) where the offices of his employer were located, to check up the premises. These working conditions and factors, coupled with the fact that the deceased was afflicted with minimal tuberculosis in 1954-1955—just before his death—could have certainly caused or materially contributed to produce the stroke that caused his death. The fact that the deceased suffered the stroke near his working table in the third floor of the office building while performing his routinary duties further justifies petitioner's claim that the death of her husband was in the course of his employment and was brought about—in part, at least—by the strenuous nature of his work. This makes such death compensable under the law. Along this line is our ruling in the Naira case, as follows:

"* * *. In demanding that the claimant should establish that the cause of death was directly brought about by the employment, or aggravated by the nature of the employment, the Workmen's Compensation Commission has chosen to ignore the presumption expressly established in Section 43(1) of the Workmen's Compensation Act (No. 3428), as amended by Republic Act 772:

'SEC. 43. *Presumption.*—In any proceeding for the enforcement of the claim for compensation under this Act, it shall be presumed in the absence of substantial evidence to the contrary—

1. That the claim comes within the provisions of this Act.'

"In other words, in the absence of proof that the injury or death supervening in the course of employment has arisen because of the nature of the same, the death or injury is, by law, compensable unless the employer clearly establishes that it was *not* caused or aggravated by such employment or work. Mere absence of evidence that the mishap was traceable to the employment does not suffice to reject the claim; there must be credible showing that it was *not* so traceable (*Batangas Trans. Co. vs. Vda. de Rivero*, G. R. No. L-7658, May 8, 1956; *Bohol Land Trans. Co. vs. Vda. de Madanguit*, 70 Phil. 685). In fact, in the *Batangas Transportation* case, we held that where the cause of death supervening in the course of employment is *unknown*, the death is compensable. In the case now before us, the fact that the illness followed closely the exertions of the deceased in unloading the employer's barge strongly supports the inference that the thrombosis leading to his death was at least precipitated by strain. (*Naira vs. Workmen's Compensation Commission*, G. R. No. L-18066, Oct. 30, 1962)."

Furthermore, it is the rule in Workmen's Compensation cases that it need not be proven that his employment was the sole cause of the death or injury suffered by the employee, it being enough, to entitle him or his heirs to compensation benefits under the law, that there be a showing that his employment had contributed to the aggravation or acceleration of his death or ailment. This has been sufficiently proven to be the case in the one before Us.

With respect to the amount of compensation due to the petitioner, the pertinent portion of the decision rendered by the Hearing Officer on February 12, 1962 (Annex C of the Petition for Review) reads as follows:

"Under Section 8(a) of the Act, the claimant widow is entitled to 45 per centum of the average weekly wage of the deceased for 208 weeks. Forty Five per centum of the average weekly wage of the deceased which was P25.38 (P1,320.00 ÷ 52 weeks) equals P11.42 and for 208 weeks, the claimant widow is entitled to P2,375.36, as death compensation benefits.

"Pursuant to the first paragraph of Section 8 of the Act, as amended, the herein claimant widow is entitled to reimbursement of burial expenses not to exceed P200.00. In the instant case, said claimant widow spent P312.00, hence, she is entitled to reimbursement by the respondent of P200.00 only.

"All in all claimant Milagros F. Vda. de Forteza, is entitled to an amount of P2,575.36, as total benefits under the Act.

"WHEREFORE, the respondent PHILIPPINE CHARITY SWEEPSTAKES OFFICE, is hereby ordered:

1. To pay in lump sum MILAGROS F. VDA. DE FORTEZA, through this Office, the amount of two thousand five hundred seventy-five pesos and 36/100 (P2,575.36), as total death compensation benefits under the Act.

2. To pay this Office the amount of twenty-four pesos (P24.00) as fees pursuant to Section 55 of the Act."

We agree with the above.

WHEREFORE, the decision appealed from is hereby re-

versed and, as a result, another is rendered sentencing the respondent Philippine Charity Sweepstakes Office to pay the amounts awarded to petitioner in the decision of the Hearing Officer reproduced above. Without cost.

Concepción, C.J., Reyes, J.B.L., Makalintal, Bengzon, J.P., Zaldivar, Sanchez, Castro, Angeles, and Fernando, JJ., concur

Decision reversed.

[No. L-24432. January 12, 1968]

NAZARIO EQUIZABAL, Municipal Mayor of Buhi, Camarines Sur, petitioner *vs.* HON. APOLONIO G. MALENIZA, Provincial Governor of Camarines Sur, and THE HON. MEMBERS OF THE PROVINCIAL BOARD OF CAMARINES SUR, respondents.

1. PUBLIC OFFICERS; ADMINISTRATIVE CHARGES AGAINST MUNICIPAL OFFICIALS; DELAY IN THE DECISION OF THE CASE, WHEN DEDUCTIBLE IN COMPUTING THE PERIOD OF SUSPENSION.—Under Section 2189 of the Revised Administrative Code, the period of preventive suspension runs only when the respondent municipal official does nothing to hinder the provincial board from immediately proceeding to dispose of the administrative case on its merits. Where the provincial board, on account of the filing by the respondent municipal official of a motion to dismiss, was prevented from forthwith proceeding with and deciding the case before the 30th day of the suspension, the time of the delay resulting therefrom shall not be counted in computing the time of the suspension.
2. *Id.*; *Id.*; SUPPORTING AFFIDAVITS NOT REQUIRED TO BE SERVED ON THE RESPONDENT.—Under Sections 2188 and 2189 of the Revised Administrative Code, only a copy of the written charges filed with the provincial board is required to be served on the respondent municipal official. Supporting affidavits need not be attached thereto nor served therewith.

ORIGINAL ACTION in the Supreme Court. Mandamus and Prohibition with Preliminary Injunction.

The facts are stated in the opinion of the Court.

William F. Buguid for petitioner.

Vicente B. Delima, Juan E. Fajardo, Luis P. Bisana & Benjamin P. Ramos for respondents.

BENGZON, J.P., *J.*:

The provincial governor of Camarines Sur issued an order dated January 22, 1965, suspending herein petitioner municipal mayor of Buhi in view of administrative charges (Adm. Case No. 3) filed against the latter for oppression, maladministration, violation of the Administrative Code, serious misconduct and neglect of duty.¹ Petitioner received the order on February 5, 1965.

On February 16, 1965, petitioner filed a motion with the provincial board to dismiss the administrative case. Respondent provincial governor filed his opposition, to which petitioner countered with his reply. On March 2, 1965, the provincial board denied the motion to dismiss and set the hearing of Administrative Case No. 3 to March 4, 1965.²

¹ Rollo, p. 9.

² Rollo, p. 53.

Petitioner's counsel received the notice of hearing on March 4, 1965 and since counsel was out of town, his office clerk appeared and manifested such fact before the provincial board which postponed the hearing to March 9, 1965. On said date, upon joint motion, the hearing was reset to March 15, 1965.³

On March 10, 1965, Francisco Arce, Pedro Esquivel and one Felipe Atutubo filed charges with the respondent governor who instituted Administrative Case No. 4 against petitioner.⁴ On March 12, 1965, petitioner received a new order of suspension in connection with the second charge.

On March 15, 1965, hearings in Administrative Case No. 3 were conducted, the same lasting up to midnight and upon agreement of the parties, continuance was set to March 23, 1965.⁵ On the other hand, in Administrative Case No. 4, two of the complainants—Esquivel and Arce—filed a motion to withdraw their complaint alleging that their signatures were obtained thru fraud and misrepresentation.⁶ The provincial board set this motion for hearing on March 17, 1965 and required respective counsel for complainant and respondent to file written replies to said motion to withdraw not later than March 17, 1965.⁷

Respondent governor filed his reply on March 16, 1965, alleging that Esquivel and Arce were only corroborating witnesses and that the real complainant before him was Atutubo.⁸ On March 18, 1965, upon continuation of Administrative Case No. 4, petitioner, thru counsel, asked for the outright dismissal of the charge in view of the motion to withdraw with its supporting affidavits.⁹

In Administrative Case No. 3, petitioner's counsel, on March 23, 1965, asked for another continuance.

On April 13, 1965, petitioner commenced the instant proceedings for mandamus and prohibition seeking: (a) to compel respondent governor to reinstate him, effective as of March 12, 1965; (b) to enjoin the provincial board from continuing to hear Administrative Case No. 4, and (c) to recover actual and moral damages. On the same date, the petitioner, according to respondent governor in his answer, wired the latter to report his having reassumed the office of mayor.¹⁰

³ Rollo, pp. 33, 85.

⁴ Rollo, pp. 10, 12-22, 55; the charge was for corruption and dishonesty in office.

⁵ Rollo, pp. 33, 42.

⁶ Rollo, pp. 23-25.

⁷ Rollo, p. 42.

⁸ Rollo, p. 29.

⁹ Rollo, p. 42.

¹⁰ Rollo, p. 45.

We gave due course to the petition. Respondents filed their answers, as required, with affirmative defenses and a counterclaim for damages. Petitioner replied to the counterclaim for damages. At the hearing here, both parties were required to file memoranda. Only petitioner complied.

The law involved here is Sec. 2189 of the Revised Administrative Code which states:

* * * * *

"The preventive suspension of a municipal officer shall not be for more than thirty days. *At the expiration of the thirty days, the suspended officer shall be reinstated in office without prejudice to the continuation of the proceedings against him until their completion, unless the delay in the decision of the case is due to the fault, neglect, or request of the accused, in which case the time of the delay shall not be counted in computing the time of the suspension: Provided, That the suspension of the accused may continue after the expiration of the thirty days above mentioned in case of conviction until the [Secretary of Interior] President shall otherwise direct or the case shall finally be decided by said [Secretary] President.*" (Stress supplied)

Petitioner's point seems to be this: from February 5, 1965 (when his 30-day suspension period began) to March 11, 1965, 35 days lapsed. From this period should be deducted the 5-day interval from March 4, 1965 (when he asked for a continuance) to March 9, 1965 (the date set for hearing). March 11, 1965 would then be the 30th—or last—day of his suspension. *Ergo*, he should have been reinstated on March 12, 1965. The postponement on March 9, 1965 ought not to be imputed to him since he did not ask for it solely, much less voluntarily.

Petitioner, however, overlooks the fact, alleged by respondents and not controverted by him, that he filed a motion to dismiss Administrative Case No. 3 on February 16, 1965, which the provincial board resolved only on March 2, 1965, to clear the way for the hearing on the merits which was set on March 4. The 14 days interval here is also imputable to petitioner because for this period, the provincial board was prevented, at his own instance, from forthwith proceeding and deciding the case on the merits on or before the 30th day from February 5, 1965. The board's attention was diverted to the disposing of the pending motion to dismiss first. It stands to reason that, under Sec. 2189, *supra*, the period of preventive suspension runs only when the respondent municipal official does nothing to hinder the provincial board from immediately proceeding to dispose of the administrative case on its merits.

Even assuming petitioner's submission to be correct, he could not be reinstated on March 12, 1965 because of the institution of Administrative Case No. 4 against him

wherein a new suspension order was issued. His claim, to prove malice and bad faith, that Atutubo is not the real complainant since the latter was not even mentioned in the copy of the administrative complaint furnished him, is without merit. The complainant in Administrative Case No. 4 is the Governor who filed the charges with the provincial board. Atutubo, Esquivel and Arce, *who are the complainants before the governor*, are only the latter's supporting witnesses in the charge presented to the provincial board. That petitioner was not furnished copy of Atutubo's affidavit at the very outset is no irregularity. Under Secs. 2188 and 2189 of the Revised Administrative Code, only *a copy of the written charges* filed with the provincial board is required to be served on the respondent municipal official. Supporting affidavits need not be attached thereto nor served therewith.

Regarding the delay in setting for hearing on the merits Administrative Case No. 4, the same appears to be partly due to petitioner himself. Respondents allege, and petitioner does not deny, that on March 18, 1965, he moved for the dismissal of the case. Petitioner's own *ex-parte* motion¹¹ here for preliminary injunction against the administrative hearing set on May 28, 1965, confirms the existence of said motion to dismiss, the preliminary disposition of which would again temporarily divert the attention of the provincial board from the merits of the pending case.

WHEREFORE, the petition, being without merit, is hereby dismissed. Costs against petitioner.

So ORDERED.

Concepción, C. J., Reyes, J. B. L., Dizon, Makalintal, Zaldivar, and Angeles, JJ., concur.

Sanchez, Castro, and Fernando, JJ., concur in the result.

Petition dismissed.

¹¹ Rollo, p. 74.

DECISIONS OF THE COURT OF APPEALS

[No. 38019-R. July 24, 1967]

LEOPOLDO S. MUÑOZ, petitioner, *vs.* HON. PEDRO C. NAVARRO,
and HENRIETTA B. YAMBAO, respondents.

1. ILLEGITIMATE CHILDREN; SUPPORT OF NATURAL CHILDREN; NECESSITY OF PRIOR JUDICIAL DECLARATION OF STATUS; SUPPORT GRANTED PREMATURELY MAY BE DISALLOWED BY CERTIORARI.— In an action for support of a natural child, the claim that the child is the product of amorous relations should first be established, not merely alleged, in a proper proceeding therefor, for the law allows support to a natural child *only when she has been recognized* (Art. 291, Civil Code), and her rights thereto spring only from the time the court has made an authoritative declaration of her status, or from the time the alleged natural father is compelled by judicial decree to acknowledge her as his natural child (*Crisologo vs. Macadaeg*, 94 Phil. 862). Support to a child granted prematurely may be disallowed by certiorari.

2. ID.; FILIATION; RECORD OF BIRTH ISSUED BY HOSPITAL; VALUE.— A birth certificate, issued by the hospital where the birth of the child took place, containing the data supplied by the mother that the baby therein described is her legitimate child with defendant, but which is not registered with the local Civil Registrar in accordance with Art. 410, Civil Code, is a mere private document which cannot be taken as *prima facie* evidence of filiation.

ORIGINAL ACTION in the Court of Appeals. Certiorari with preliminary injunction.

The facts are stated in the opinion of the Court.

Maximo V. Cuesta, Jr. for petitioner.

E. Jacinto Law Office for respondents.

CAÑIZARES, J.:

Pending trial on the merits of Civil Case No. 8888 (CFI-Rizal) for support, respondent Judge issued an order, Annex C, requiring herein petitioner to give a monthly support *pendente lite* to a baby girl who is allegedly his natural daughter. For failure to secure a reconsideration of the said order, the annulment thereof is sought in this petition.

Petitioner avers that upon motion of complainant in the above-stated civil case, and even before a formal hearing on the merits thereof, respondent Judge, acting in excess of jurisdiction, issued the contested order, which allegedly is not warranted by law or the evidence presented in support of her motion, Annex B.

Respondents reply that the order for support *pendente lite* was issued in the interest of justice after it was alleged that the child for whom it is sought is sick and is in poor state of health; that the evidence adduced

warrant the grant thereof pending litigation. Said evidence referred to consist of a letter, sent to petitioner by complainant's counsel demanding support for herself and her child, a record of birth of the child, and pictures of the same child (Annexes A, B, C to C-2, respectively, of Annex H).

Petitioner argues that where the paternity of a natural child is denied by the alleged natural father, thereby making her civil status, from which the right to support is derived, an issue, the Court has no authority to grant support *pendente lite*, until the existence of paternity and filiation has been positively declared, invoking the doctrine pronounced in *Francisco vs. Zanduetta*, 61 Phil. 752.

A careful analysis of the records bares the following:

The complaint (Annex H) in Civil Case No. 8888, is an outright claim for support, not for acknowledgment, proceeding from an erroneous theory that because the child was begotten of the complainant by petitioner through false promises of marriage, he is therefore duty-bound to support her and her child so begotten.

This is clear error. The claim that the child is the product of such amorous relations should first be established, not merely alleged, in a proper proceeding therefor, for the law allows support to a natural child *only when she has been recognized*, (Art. 291, N. C. C.), and her rights thereto spring only from the time the court has made an authoritative declaration of her status, or from the time the alleged natural father is compelled by judicial decree to acknowledge her as his natural child (*Crisologo vs. Macadaeg*, 94 Phil. 862). For the same reason, support at this early stage of the proceedings is premature, even if an action for compulsory recognition may be implied (which we doubt) from the above-mentioned complaint.

Then again, the record of birth (Exh. B. of Annex H) is a mere private document which cannot be taken as *prima facie* evidence of filiation. It is only a certificate issued by the director of the hospital where the birth of the child took place, thus far stating that the baby girl therein described is a legitimate daughter of Henrietta Yambao and Leopoldo Muñoz, the data having been supplied by the complainant. The record fails to show whether or not the said certificate has been filed for registration with the Local Civil Registrar in order to constitute a *prima facie* evidence of the facts therein stated, in accordance with Art. 410 of the New Civil Code.

Even on a hypothesis, for the sake of argument, that the said certificate of birth may be considered *prima facie* evidence of legitimate filiation as stated therein, yet its worth as such would be completely destroyed by plain-

tiff's own allegations and admissions in the complaint that the child is an illegitimate one.

Said the Supreme Court in *Crisologo vs. Macadaeg, supra*:

"Give this certificate evidential relevency, and we thereby pave the way for any scheming unmarried mother to extort money for her child and herself from any eligible bachelor or affluent *pater familias*. How? She simply causes the midwife to state in her birth certificate that the newborn babe is her legitimate offspring with that individual and the certificate will be accepted for registration, and it will be sufficient evidence for support *pendente lite*. And any lawyer with sufficient imagination will realize the exciting possibilities for mischief of such *prima facie* evidence when the 'father' dies in ignorance of the fraudulent design. The spirit of liberality towards illegitimate children need not be carried to that extent."

Worse can be said of the certificate of birth involved in the instant case, which as stated above, is not the class which could be considered as *prima facie* evidence falling under Art. 410 of the Civil Code.

In view of the foregoing, this petition is granted. The order complained of is hereby set aside and the petitioner's bond for preliminary injunction previously issued, is cancelled.

Capistrano and Yatco, JJ., concur.

Petition granted.

[No. 35316-R. July 20, 1967]

REMBERTA G. JAVIER, ET AL., plaintiffs and appellees, *vs.*
LA MALLORCA TAXI CO., INC., ET AL., defendants and
appellants.

EVIDENCE; ADMISSIBILITY; WAIVER; DEFENDANT IN DEFAULT CANNOT CLAIM ON APPEAL THAT A DOCUMENT IS HEARSAY.—The rule that objections to the admissibility of evidence must be interposed at the time that it is being offered at the trial, otherwise, such objections are deemed waived, applies as well to a defendant in default for failure to file his answer and he cannot therefore object on appeal to the admission of a document on the ground that it is hearsay.

APPEAL from a judgment of the Court of First Instance of Rizal. Samuel F. Reyes, *J.*

The facts are stated in the opinion of the Court.

Javier & Associates for defendants and appellants.

Jorge A. Pascua for plaintiffs and appellees.

PEREZ, *J.*:

On October 7, 1963 the plaintiffs instituted an action in the Court of the First Instance of Rizal Province for the recovery of damages caused to the car of plaintiff Remberta G. Javier as a result of the collision between said car and the taxicab of defendant La Mallorca Taxi Co., Inc. when said taxicab was being driven by defendant Rustico Ordonez y Lozano and for the injuries which the plaintiffs sustained due to said collision. The defendants failed to file their answer to the complaint and they were thus declared in default.

On the basis of plaintiffs' evidence, the trial court found the following facts to have been sufficiently established:

"From the evidence submitted at the hearing, it was satisfactorily established that plaintiff, Remberta Gaerlan Javier is the mother of plaintiff Gladys G. Javier; that on April 11, 1963, plaintiff Remberta G. Javier was driving her car a Dodge Sedan bearing plate No. L-104996, Capitol City, 1963; that plaintiff Gladys G. Javier was with her, and they were on their way to Belintawak, Caloocan City; that they were driving along Morong Street, Quezon City; that when they were almost through crossing the intersection of Morong Street and Mayon Street, said vehicle was suddenly bumped by Taxi Cab No. TX-4277, Caloocan City, 1963, being then driven by defendant Rustico Ordonez y Lozano; that said taxi cab is owned and operated by defendant La Mallorca Taxi Co., Inc.; that at the time of said collision, plaintiff Remberta Gaerlan Javier, who was driving for fifteen years during which period she has always been issued the corresponding driver's license; that she was driving at a moderate speed before the said crossing, and at the time she was crossing said intersection, her car was running only at the rate of 10 miles per hour; that when she noticed the taxi cab coming towards her, it was at full speed that before she could completely cross, the taxicab had already bumped her car; that her car was bumped by said taxi cab on the right middle portion by the front

portion of said taxi cab; that as a result of said incident, the car sustained damages in the amount of P1285.00 (Exhibit "C"); that in addition; plaintiff Remberta Gaerlan Javier sustained injuries which cost her P200.00 and underwent treatment for several weeks; that her daughter, the other plaintiff, Gladys Gaerlan Javier, likewise sustained injuries for which she was treated and spent the sum of P300.00; that as a result of said incident, the plaintiffs suffered mental anguish, and loss of appetite."

The trial court rendered judgment, the dispositive portion of which is as follows:

"In view of all the foregoing, judgment is hereby rendered in favor of the plaintiffs and against the defendants condemning the defendants to pay, jointly and severally, unto the plaintiffs, jointly and severally the following amounts; P1,635.00 representing damages to her car and medical expenses for the injuries sustained by the plaintiffs the amount of P3,000 by way of moral damages; and the sum of P1,000 by way of attorney's fees and costs."

The defendants appeal the above judgment to this Court.

The appellants do not challenge the findings of the trial court that the collision was the result of the negligent driving of appellant Rustico Ordonez y Lozano but they contend that (1) the trial court erred in considering and is giving credit to the medical certificates Exhibits "D" and "E" for the reason that the same are hearsay and (2) that said court erred in awarding actual damages of P350.00 for the physical injuries claimed by the plaintiffs, moral damages of P3,000.00 and attorney's fees of P1,000.00.

Even on the assumption that the medical certificates, Exhibits "D" and "E", are hearsay, yet, the appellants can no longer raise the question of the admissibility of said exhibits in this Court because objections to the admissibility of evidence must be interposed at the time that they were being offered at the trial, otherwise, such objections are deemed waived and, in this case, the appellants are deemed to have waived their objection to the admission of Exhibits "D" and "E" because the appellants were declared in default and had not therefore objected on time to the admission of said exhibits "D" and "E". At any rate even without Exhibits "D" and "E", the fact that appellees sustained physical injuries have been sufficiently established by the testimony of appellee Remberta Gaerlan Javier, who declared that as a result of the collision, she and her daughter, appellee Gladys Javier were injured; that she (Remberta) suffered contusions with hematoma, some bruises and her head was bumped; that her injuries were medically treated at the North General Hospital; that she suffered for several weeks from her injuries which prevented her from performing her usual occupation for that period of time; that Gladys Javier sustained hematoma on the right side; that she was treated by Dr. Sulpicio Soriano for over two weeks and she was unable to pursue her daily tasks for one month.

The appellants claim that the amount of P3,000.00 awarded to the appellees for moral damages is excessive. There is no question that the appellees are entitled to an award for moral damages because they suffered physical injuries as a result of the collision of their car with the taxicab of appellant La Mallorca Taxicab Co. caused by the negligence of appellant driver of said taxicab and by specific mandate of Article 2219, first paragraph thereof, of the New Civil Code, moral damages can be recovered in criminal cases resulting in physical injuries. Awards of moral damages lie within the sound discretion of the courts for the obvious reason that injury to feelings and mental anguish are not capable of being measured in pecuniary terms. In the assessment of moral damages for physical injuries, the nature, extent and duration of the injuries and the consequent suffering of the injured occasioned by them are taken into consideration. With these as basis, we believe that the award of P3,000.00 as moral damages to the two appellees is rather excessive and we reduce said award to P1,000.00 or P500.00 for each of the two appellees.

With respect to the appellants' contention that the appellees should only be granted P200.00 as attorney's fees instead of the amount of P1,000.00 which the trial court had awarded them, we believe that there is no ground for disturbing the judgment of the trial court with respect to attorney's fees especially since this case has even reached this Court.

WHEREFORE, with the modification of the appealed judgment consisting of the reduction of the award of P3,000.00 for moral damages in favor of the appellees to the amount of P1,000.00, the appealed judgment is hereby affirmed in all other respects, without costs.

SO ORDERED.

Villamor and Nolasco, JJ., concur.

Judgment modified.

[No. 00708-CR. July 15, 1967]

**THE PEOPLE OF THE PHILIPPINES, plaintiff and appellee, vs.
PANTALEON DE LA CRUZ y SUNGA, accused and appellant.**

1. CRIMINAL LAW; HOMICIDE THRU RECKLESS IMPRUDENCE; FAILURE TO TAKE PRECAUTION TO AVOID POSSIBLE HARM IS NEGLIGENCE.— If there is some probability of harm sufficiently serious that ordinary man would take precaution to avoid it, the failure to do so is negligence (Am. Jur. 670-671)
2. ID; ID; NEGLIGENCE OF ACCUSED NEED NOT BE SOLE CAUSE OF INJURY.—Negligence, in order to render a person liable, need not be the sole cause of an injury. It is sufficient for such purpose that it was an efficient concurring cause, that is, a cause which was operative at the moment of the injury, and acted contemporaneously with another to produce the injury, and which was an efficient cause in the sense that except for it, the injury would not have occurred (38 Am. Jur. 715). There may be two or more concurrent and directly cooperative and efficient proximate causes of an injury, two or more co-existing cooperative forces to the same injurious effect, as its proximate cause (Louisville & N. R. Co. vs. Maddox, 236 Ala. 594, 118 A. L. R. 1318).

APPEAL from a judgment of the Court of First Instance of Rizal. Cecilia Muñoz-Palma, J.

The facts are stated in the opinion of the Court.

Roxas & Roxas for accused and appellant.

Solicitor General Arturo A. Alafritz, Assistant Solicitor General Pacifico P. de Castro and Attorney Herminio Z. Florendo for plaintiff and appellee.

NOLASCO, J.:

Hermenegildo Magracia y Mariño, Pantaleon de la Cruz y Sunga, and Angel Saddi y Guiao were accused of the crime of homicide thru reckless imprudence in an amended information dated September 14, 1957, filed in the Court of First Instance of Rizal and docketed as Criminal Case No. 7198.

The accused, Angel Saddi y Guiao, remained at-large despite the warrant of arrest issued against him by the trial court. The two other accused, Hermenegildo Magracia y Mariño and Pantaleon de la Cruz y Suñga, upon being arraigned, entered the plea of not guilty and the corresponding trial proceeded against them.

On February 23, 1959, a decision was rendered by the lower court, the dispositive part of which reads:

"IN VIEW OF THE ABOVE CONSIDERATIONS, this Court finds the accused Hermenegildo Magracia and Pataleon de la Cruz GUILTY beyond reasonable doubt of Homicide Thru Reckless Imprudence and pursuant to the provisions of Article 365 of the Revised Penal Code as amended and the Indeterminate Sentence Law, this Court hereby imposes by way of penalty on each of the above-named accused, an indeterminate sentence ranging from six months and one day of *prisión correccional* as minimum to three years, six months and

twenty-one days of *prisión correccional* as maximum, and orders both accused jointly and severally to indemnify the heirs of the deceased Leila Mondoniedo, in the amount of ₱4,000.00 with subsidiary imprisonment in case of insolvency which shall not be more than one-third of the principal penalty, and to pay the costs. Accused shall be credited with one-half of such preventive imprisonment as they may have suffered by reason of this case."

From the said decision, defendants Hermenegildo Magracia y Mariño and Pantaleon de la Cruz y Sunga appealed to this Court. Before the certification of the record to this Court, however, upon petition of the defendant, Hermenegildo Magracia y Mariño, his appeal was considered withdrawn. In his appeal before us now interposed by defendant Pantaleon de la Cruz y Sunga, the following errors are assigned:

"1. The trial court erred in holding the accused Pantaleon de la Cruz responsible for collision of the jeepney V-1 with Plate No. AC-1151-Manila, driven by Herminigeldo Magracia and delivery truck V-2 with Plate No. T-2611, Manila driven by Pantaleon de la Cruz.

"2. The trial court erred in holding the accused Pantaleon de la Cruz liable for the consequences arising from the accident specifically the death of a woman Leila Mondoniedo and the indemnity of ₱4,000.00 to her heirs.

"3. The trial court erred in holding that the crash between the jeepney, V-1 with Plate No. AC-1151 V-1 and the sand and gravel truck V-3 with Plate No. TH-708 Manila driven by Angel Saddi was the result of the collision between the jeepney and the delivery or soy truck V-2.

"4. The trial court erred in holding the accused Pantaleon de la Cruz guilty beyond reasonable doubt of the crime of homicide thru reckless imprudence."

From the evidence on record, it appears that there were three motor vehicles involved in the vehicular accident, subject matter of this action, which occurred sometime after 2 o'clock in the afternoon on July 9, 1957, in San Juan, Rizal, namely, a passenger jeepney with Plate No. AC-1151, Manila, driven by defendant Hermenegildo Magracia y Mariño; a Kim Chua Soy Factory delivery truck with Plate No. T-2611, Manila, driven by defendant Pantaleon de la Cruz y Sunga; and a sand and gravel truck with Plate No. TH-708, Manila, driven by defendant Angel Saddi y Guiao, who is at-large (Exhibits G, 3-Cruz and 4-Cruz). As a result of said incident, a woman passenger of the jeepney by the name of Leila Mondoniedo sustained severe physical injuries which caused her death on the same day (Exhibits A to F).

The evidence for the prosecution shows that sometime after 2 o'clock in the afternoon of July 9, 1957, the delivery truck driven by defendant Pantaleon de la Cruz y Sunga was running along Bautista Street, San Juan, Rizal, towards Blumentritt Street, which is a national road perpendicular to Bautista Street.

According to the prosecution witness, Aquilino de la Cruz, a truck helper of the Kim Chua Soy Factory who was in the delivery truck at the time with his brother, the defendant, Pantaleon de la Cruz y Sunga, upon reaching the intersection of Bautista and Blumentritt Streets and before coming out of said Bautista Street preparatory to turning right to Blumentritt Street, the defendant, Pantaleon de la Cruz y Sunga, sounded his horn. After the delivery truck had turned the corner slowly and when it was already on Blumentritt Street, the passenger jeepney driven by defendant Hermenegildo Magracia y Mariño, which came from the direction of the San Juan market on its way to Mandaluyong and which was running fast, suddenly darted along the left side of the delivery truck and then curved to the right of the road resulting in its front bumper, right portion, hooking the left portion of the front bumper of the delivery truck, pushing it out and twisting the said left portion of the front bumper of the delivery truck to an almost perpendicular position (Exhibits H and 2-A, Cruz). A few seconds thereafter, the jeepney smashed against the left side of the sand and gravel truck driven by defendant Angel Saddi y Guiao coming from the opposite direction along Blumentritt Street on its way to the poblacion of San Juan and running, too, at a fast clip, thereby causing the jeepney to be dragged backwards, throwing it to the side of the delivery truck where the jeepney stopped.

According to policeman Diosdado Bautista of the Investigation Section, San Juan Police department, he was passing along Blumentritt Street on the afternoon in question and, upon arriving at the scene of the accident, he found out that the passengers of the jeepney bearing Plate No. AC-1151, Manila, had already been taken to the hospital for treatment. He conducted an investigation on the spot, prepared a rough sketch of the scene of the incident (Exhibit 1, Cruz) and supervised the taking of pictures thereof (Exhibits G, H and I). Afterwards, he conducted another investigation of the incident at the police headquarters.

On the other hand, the evidence for the defendant, Pantaleon de la Cruz y Sunga, shows that he had been a driver of the Kim Chua Soy Factory since 1917 and had been driving the same delivery truck involved herein (Exhibit 3, Cruz), a Chevrolet, Model 1931, for a period of 25 years. According to him, he had never been accused of any traffic violation or involved in any accident during the same period. In the afternoon of the same day in question, the said defendant was driving slowly his delivery truck at the rate of 3 kilometers per hour along Bautista Street towards Blumentritt Street, which intersects

it, in San Juan, Rizal on his way to Pandacan. Upon nearing the corner of Bautista Street, he stopped his vehicle and looked to his left and to his right to see if there were any vehicle coming and, seeing none, he then proceeded to turn right to Blumentritt Street. While making the turn, he saw the passenger jeepney (Exhibit G) about twenty-five (25) meters away on Blumentritt Street in front of the Victory Biscuit Factory Building. As he made the turn, too, he saw the sand and gravel truck (Exhibit A, Cruz) twenty (20) meters away on Blumentritt Street, coming from the opposite direction and running fast. At this juncture, while his delivery truck was turning right to Blumentritt Street slowly, the passenger jeepney driven by Hermenegildo Magracia y Marriño suddenly came along its left side running fast, made a slight turn to the right and hit the left portion of the front bumper of his delivery truck, thereby hooking it. Sometime, thereafter, the jeepney collided with the sand and gravel truck which was coming from the opposite direction and the latter vehicle dragged the jeepney backwards.

Prior to the incident in question, according to Egberto Villanueva, who was one of the five (5) passengers inside the jeepney (Exhibit G), the said vehicle was running so fast that, while passing in front of the La Perla Biscuit Factory building on Blumentritt Street, a passenger seated behind him shouted to the jeepney driver, defendant Magracia, to stop the jeepney because at the time they saw the delivery truck (Exhibit 3, Cruz) already coming out of Bautista Street turning right to Blumentritt Street. Defendant Magracia, however, did not slacken his speed, as a result of which the front bumper of his jeepney hit and hooked the left portion of the front bumper of the delivery truck (Exhibit 2-A, Cruz).

According to Marcelo Rivera, a defense witness, before the collision in question took place, he was standing at the corner of F. Roxas and Blumentritt Streets waiting for a vehicle bound for the municipal building when he saw a delivery truck, driven by Pantaleon de la Cruz y Sunga come out of Bautista Street and turn right to Blumentritt Street going towards the church. At this juncture, the passenger jeepney, which was coming fast from the north on Blumentritt Street, came along and bumped the left part of the front bumper of the delivery truck with the right side of its front bumper and thereafter collided with the sand and gravel truck, which was coming from the opposite direction, thereby causing the jeepney to be dragged along backwards by said gravel truck (Exhibits 2-A, 3-A, 5-A and 7, Cruz). After the collisions, Marcelo Rivera went to the jeepney where he saw a woman passenger lying down

inside it whom he identified to be the deceased, Leila Mondoniedo, in the present case (Exhibits B and C). Marcelo Rivera then took Leila Mondoniedo to the municipal building where he asked some policemen to take her to the hospital. According to Rivera, the relative positions of the three vehicles involved in the collisions were not those as shown in the pictures (Exhibits H and I), because the said vehicles had been removed from their original positions in order not to obstruct the traffic.

Appellant Pantaleon de la Cruz y Sunga now contends that he was not responsible for the collision between his delivery truck (Exhibit D, Cruz) and the passenger jeepney driven by the defendant, Hermenegildo Magracia y Mariño (Exhibit G). He claims that the said collision took place on Blumentritt Street near the intersection of Bautista and Blumentritt Streets, as shown in the sketch prepared by the investigating policeman marked as Exhibit 1-Cruz. After a careful review of the evidence presented in this case, we find the said contention untenable.

The records shows that on the afternoon in question, upon reaching the corner of Bautista Street preparatory to his turning right on Blumentritt Street, the appellant blew his horn, looked to his left and to his right to see if there were any vehicles coming along Blumentritt Street, and then proceeded to turn right on the latter street. According to appellant, he saw the passenger jeepney driven by defendant Hermenegildo Magracia y Mariño some twenty-five (25) meters away in front of the Victory Biscuit Factory building on Blumentritt Street, running fast towards Mandaluyong. Such being the case, the appellant should have, therefore, stopped his vehicle and allowed the jeepney to pass before making his right turn. This, the appellant did not do and, instead, he proceeded to make the turn to the right although at a slow rate of speed, thereby resulting in the jeepney's catching up and colliding with his delivery truck before it could complete its turn at the intersection of Bautista and Blumentritt Streets. As correctly observed by the trial court, the collision between the delivery truck and the passenger jeepney occurred at the intersection of said streets and while the delivery truck was coming out of Bautista Street and making its turn to the right to Blumentritt Street.

The evidence shows that after the jeepney hit and hooked with the right part of its front bumper the left side of the front bumper of the delivery truck, twisting and pushing it outward to an almost perpendicular position by the violence of the impact (Exhibits 2-A and 3-A), the jeepney went smashing against the left side of the sand and gravel truck which was coming fast from the opposite direction on Blumentritt Street, and which dragged the jeepney backwards, causing the latter vehicle to be thrown to the left

side of the delivery truck. As a result of the collision in question, a passenger of the jeepney, Leila Mondoniedo, was injured severely and died as a consequence thereof (Exhibits A to F).

From the facts of the case, we find the appellant responsible for the collision between his vehicle and the passenger jeepney as a consequence of which the latter vehicle collided, too, with the sand and gravel truck. In this connection, we quote with favor the following observations of the lower court:

"As it is a proven fact that the two vehicles met as the soy truck was just coming out of Bautista street, then it is right to conclude that accused de la Cruz is to be held responsible for the collision that followed. Why? Because his was the duty to ascertain before making the turn that the way was clear and to give the right-of-way to any vehicle that was coming from his left and running along Blumentritt street. The need for taking extra precautions before one makes the turn at that place is manifest because at the corner on the left is a high adobe wall which blocks the view of one who is to turn to the right. To avoid any collision with vehicles coming from the left of Blumentritt street it was incumbent upon de la Cruz to stop at a point of the intersection where he could very well see the situation of the street. His claim that he did so can hardly be believed for the reason that if he indeed had taken that precaution, it is not safe to state that where would have been no collision at the intersection. As a matter of fact it is to be noted that accused de la Cruz admitted that he saw the jeepney that was running fast but he claims that it was still at a distance of about 25 meters when he made the turn. The fact that he saw the jeepney makes his negligence more apparent as he should have stopped and allowed the jeepney to pass before making his turn. What he did instead was to proceed and because he miscalculated the distance between his vehicle and the on-coming jeepney, the result was the impact of the vehicles at the point indicated in Exhibits 2-A and 3-A, Cruz."

As correctly pointed out by the lower court, it was the duty of the appellant, before making the right turn at the intersection in question, to ascertain first that the way was clear and to give the right-of-way to the vehicle coming from his left and from his right running along Blumentritt Street. To avoid any possible collision with the vehicles passing along Blumentritt Street, the appellant should have stopped his vehicle at a point of the intersection where he could see the situation of the street, considering that there was a high wall at the corner to his left which blocks the view of one who was to turn to the right of Blumentritt Street.

At the trial of the case, appellant admitted that he saw the jeepney, but since it was still about twenty-five (25) meters from the place where he was, he made the turn very slowly as he never thought that the jeepney would overtake him. Even granting *arguendo*, however, that the appellant stopped his vehicle upon reaching the corner of Bautista Street preparatory to turning right to Blumentritt

Street, his failure to exercise the care or precaution of stopping his vehicle after seeing the on-coming passenger jeepney on his left running fast, although it was twenty-five (25) meters away yet at the time, and his proceeding in making the turn instead of allowing the jeepney to pass by, constitutes criminal negligence under the circumstances of the case. If there is some probability of harm sufficiently serious, as in this case, that ordinary man would take precaution to avoid it, the failure to do so is negligence. (39 Am. Jur. 670-671.)

Negligence has been defined as the failure to exercise the degree of care demanded by the circumstances. It is the failure to do what a reasonable and prudent person would ordinarily have done under the circumstances of the situation, or doing what such person would not have done under the existing circumstances. (38 Am. Jur. 642-643.) It consists in the omission of that diligence which is required by the nature of the obligation and corresponds with the circumstances of the persons, of the time and of the place. (Article 1173, Civil Code.) The rule is, where immediate personal harm, preventable in the exercise of reasonable care is threatened upon a human being by reason of the course of conduct pursued by another and the danger is visible and consciously appreciated by the author, the failure to use reasonable care to prevent the impending injury constitutes reckless imprudence. (People *vs.* Vistan, 42 Phil. 107.)

Applying this rule in the case at bar, we find the appellant guilty, as charged, beyond a reasonable doubt. When he saw the on-coming jeepney to his left running fast, he should have stopped his vehicle, as a necessary or reasonable precaution to avoid the danger of collision and secure safety. He should have foreseen that his negligence in not doing so would probably result in injury of some kind to some person. In failing, therefore, to take the necessary measure in driving his vehicle to avoid accident to persons or property, the appellant is rendered liable for the collisions in question and the death of the jeepney passenger, Leila Mondoniedo, as a consequence thereof. (Article 365, Revised Penal Code; People *vs.* Vistan, *supra*.)

The contention of the appellant that he is not responsible for the collision between the passenger jeepney and the sand and gravel truck and for the consequences arising therefrom, particularly, the death of Leila Mondoniedo and the payment of the indemnity, is of no moment. Undoubtedly, the negligence of the appellant in the present case was a proximate cause of the collisions in question, resulting in the death of Leila Mondoniedo. Needless to say, the proximate cause of an injury is that cause, which, in natural and continuous sequence, unbroken by any efficient intervening cause, produces the injury and without which the result would not have occurred. (38 Am. Jur. 695.)

The record shows that because of the impact or collision between the appellant's truck and the passenger jeepney, the latter vehicle was thrown to the left of the road where it smashed against the left side of the sand and gravel truck, which was coming fast from the opposite direction, and, as a consequence of which, the jeepney was dragged backwards and thrown to the side of the appellant's vehicle, resulting in severe physical injuries to the jeepney passenger, Leila Mondoniedo, which directly caused her death. There is no question, therefore, that the proximate cause of the death of Leila Mondoniedo was appellant's negligence, as correctly held by the court *a quo*.

Again, it is no defense against the liability of the appellant that his co-defendant, Hermenegildo Magracia y Mariño, was criminally negligent, too, and equally liable for the death of Leila Mondoniedo. It is well settled that negligence, in order to render a person liable, need not be the sole cause of an injury. It is sufficient for such purpose that it was an efficient concurring cause, that is, a cause which was operative at the moment of the injury, and acted contemporaneously with another to produce the injury, and which was an efficient cause in the sense that except for it, the injury would not have occurred. (38 Mm. Jur. 715.) As aptly stated, there may be two or more concurrent and directly cooperative and efficient proximate causes of an injury, two or more co-existing cooperative forces to the same injurious effect, as its proximate cause. (Louisville & N. R. Co. *vs.* Maddox, 236 Ala. 594, 118 A.L.R. 1318.)

We note that the amount of indemnity awarded by the lower court in favor of the heirs of the deceased, Leila Mondoniedo, for her death in this case is only ₱4,000.00. This amount, in our mind, should be increased to ₱6,000.00. (People *vs.* Amansec, 80 Phil. 422; People *vs.* Celespera, 82 Phil. 399; People *vs.* Gallego, 82 Phil. 335; People *vs.* Hofileña, 82 Phil. 321; People *vs.* Santos, 82 Phil. 167; and People *vs.* Docture, CA-G.R. No. 01949, February 29, 1964.) The appealed judgment, therefore, should be, as it is hereby modified accordingly insofar as the appellant, Pantaleon de la Cruz is concerned.

WHEREFORE, with the modification indicated above, with respect to the amount of indemnity which is hereby raised to ₱6,000.00 insofar as the appellant, Pantaleon de la Cruz y Sunga, is concerned, the judgment appealed from, being in accordance with the law and the evidence, is hereby affirmed in all other respects, with costs against the said defendant-appellant.

SO ORDERED.

Villamor and Perez, JJ., concur.

Judgment modified.

RESOLUTION

Sept. 30, 1967

NOLASCO, J.:

This is a motion for reconsideration of the decision of this Court promulgated on July 15, 1967. After considering the grounds relied upon in the motion, we are of the opinion that the same have already been sufficiently considered and passed upon by this Court in its decision.

With respect to the alleged suppression of evidence by the State during the trial of the case, consisting of non-presentation, as evidence, of certain extra-judicial written statements and certain witnesses, who were among the affiants in said extra-judicial statements, it is to be noted that the co-defendant, Hermenegildo Magracia, and the witnesses, Igmidio Villanueva and Marcelo Rivera, actually testified in court during the trial. Concerning the other witnesses mentioned in the motion, it is our opinion, however, that the fact that the prosecution failed to present them as witnesses or failed to present their written statements on evidence is no ground for the reversal of the judgment of the court *a quo*. It is to be noted that the affiants in the extra-judicial statements aforementioned who did not testify, except the accused, Angel Saddi y Guiao, who has remained at-large, could have been cited and presented by the defense to testify at the trial of the case, since the prosecution saw fit not to present them or did not deem their testimony necessary. This defense has failed to do.

In view of the foregoing, the motion for reconsideration is hereby denied.

In the motion for reconsideration, it appears, however, that the accused is now 73 years old and allegedly sickly. In this particular case, we have found the accused guilty of the crime of homicide thru reckless imprudence. Considering, however, the advanced age of the defendant and the nature of the offense committed where no element of malice has intervened in the commission thereof, application of the law to its full extent would appear too harsh and, accordingly, it is hereby ordered that, pursuant to Article 5 of the Revised Penal Code, a copy of the decision be furnished to the President of the Philippines, through the Secretary of Justice, with the recommendation that the imprisonment imposed upon the accused be reduced to six (6) months and one (1) day or less.

So ORDERED.

Motion denied.

[No. 34686-R. June 30, 1967]

AGAPITO MANRIQUE, ET AL., plaintiffs and appellees, *vs.*
NGO TUN & Co., doing business under the name and
style of PHILIPPINE CONFECTIONARY Co., defendant and
appellant.

ACTIONS; ENFORCEMENT OF SUBSIDIARY LIABILITY UNDER REVISED
PENAL CODE; MOTOR VEHICLE MISHAPS; LIABILITY OF REGISTERED
OWNER OF VEHICLE OR ITS SUCCESSOR.—The rule that the absence
of the employer relationship will not relieve the registered
owner of a motor vehicle from the subsidiary liability arising
out of the criminal action for reckless imprudence, for the
registered owner is primarily responsible for the damage caused
by his vehicle (*Erezo vs. Jepte*, G.R. No. 9605, September 30,
1957), applies as well to the entity that is merely a continua-
tion in fact of the entity under whose name or firm name the
vehicle is registered.

APPEAL from a judgment of the Court of First Instance
of Rizal. Andres Reyes, *J.*

The facts are stated in the opinion of the Court.

Guzman, Benito & Guzman for defendants and appellants.
Arturo T. de Guia for plaintiffs and appellees.

MOJICA, *J.*:

The original action instituted by Agapito Manrique and Margarito Isla, was for the enforcement of the subsidiary liability of the Philippine Confectionary Company (PHIL-COCO) arising from the Criminal Case No. 5404 of the Court of First Instance of Laguna, entitled "*People vs. Amado Divino*" wherein the accused therein was convicted of the crime of serious physical injuries and damage to property thru reckless imprudence, (R.A. p. 9-10) and which on appeal was affirmed by the Court of Appeals.

The records disclose that the original complaint was filed against the partnership, Ngo Tun, Go Teck Siok, Choa Guan & Company doing business under the name and style of Philippine Confectionary Company". In view of the Amended Answer filed by the defendant partnership, plaintiffs amended their complaint citing both Ngo Tun & Company and Go Teck Siok as parties-defendants. Upon the death of Go Teck Siok before any hearing was made, his (Go Teck Siok's) counsel filed a petition for the dismissal of the complaint insofar as the aforementioned deceased was concerned which was granted by the trial court. Whereupon, trial on the merits was commenced with respect to the defendant partnership.

The partial stipulation of facts submitted by the parties has established the following pertinent facts, to wit:

That the International Van truck, which was involved in the accident of October 27, 1953, subject matter of the criminal action, was duly registered in the name of Phil-

ippine Confectionary Company (PHILCOCO) under the sole proprietorship of one Go Teck Siok, now deceased. On May 22, 1954, the accused Divino was convicted of the crime charged and the judgment of conviction was appealed to this Appellate Court. On August 31, 1954, while the decision was on appeal, the deceased Go Teck Siok, sold his entire business to the defendant partnership Ngo Tun and Company, wherein he (Go Teck Siok) was one of the principal partners. The partnership continued as well as duly registered the first name "Philippine Confectionary Company" (PHILCOCO). Moreover, the International Van which was involved in the accident, continued being owned and registered in the name of PHILCOCO, even up to the time this action was instituted to enforce the subsidiary liability arising from the conviction of the accused driver. On October 20, 1956, the judgment of conviction was affirmed by this Appellate Court. However, the writ of execution issued by the trial court was returned unsatisfied. Thereupon a written demand was made by plaintiffs upon the defendant partnership, which the latter refused to settle upon grounds that the driver Amado Divino was not its employee.

On the basis of the partial stipulation of facts and supporting annexes to the pleadings submitted by the parties, judgment was rendered in favor of the plaintiff as follows:

"IN VIEW OF THE FOREGOING, the Court hereby orders defendant Philippine Confectionary Company, to pay the sum of P20,000.00 to Agapito Manrique; the sum of P5,000.00 to Margarito Isla, all with legal interests from the date of the extra-judicial demand until the sum is fully paid, and the sum of P2,000.00 as attorney's fees." (R.A. p. 174).

Hence, this appeal by the defendant partnership on two main grounds, namely:

- (1) That no employer-relationship existed between Divino and Go Teck Siok at the time the accident occurred; and
- (2) That the subsidiary liability of the PHILCOCO should be enforced against the estate of Go Teck Siok and not against defendant partnership Ngo Tun & Company.

Now, in support of their first contention, testimonial evidence was introduced to show that the truck driven by the accused was offered by Go Teck Siok, sole proprietor of the PHILCOCO, to one Kaw Guan, who had the sole responsibility of maintaining the same and in hiring the driver to operate the vehicle. (Appellants' Brief and t.s.n. of March 1963). However, it is now established, that absence of the employer relationship will not relieve the registered owner of a motor vehicle from the subsidiary liability arising out of the criminal action for reckless imprudence, for under our jurisdiction, "the registered owner is pri-

marily responsible for the damage caused by his vehicle. (Erezo *vs.* Jepte, G.R. No. 9605, September 30, 1957). As pointed out in said decision, the main purpose of the law (Revised Motor Vehicles Law, Act No. 3993 as amended by R.A. 4136) in requiring the registration of a motor vehicle is for the identification of the owner "so that if any accident happens, or that any damage or injury is caused by the vehicle on the public highways, responsibility therefor can be fixed on a definite individual, the registered owner." (*supra*). In fact, the registered owner is not even allowed under said law to prove during the trial the actual and real owner, in order to escape or evade responsibility. Elaborating further, our highest tribunal declared:

* * * the law, with its aim and policy in mind does not relieve him directly of the responsibility that the law fixes and places upon him as an incident or consequence of registration. Were a registered owner allowed to evade responsibility by proving who the supposed transferee or owner is, it would be easy for him, by collusion with others or otherwise, to escape responsibility and transfer the same to an indefinite person, or to one who possesses no property with which to respond financially for the damage or injury done. A victim of recklessness on the public highways is usually without means to discover or identify the person actually causing the injury or damage. He has no means other than by a recourse to the registration in the Motor Vehicles Office to determine who is the owner. The protection that the law aims to extend to him would become illusory were the registered owner given the opportunity to escape liability by disproving his ownership. If the policy of the law is to be enforced and carried out, the registered owner should not be allowed to prove the contrary to the prejudice of the person injured, that is, to prove that a third person or another has become the owner, so that he may thereby be relieved of the responsibility to the injured person." (Erezo *vs.* Jepte, *supra*).

In view of all the foregoing, and considering that under existing laws, a registered owner of a vehicle involved in an accident is still held answerable for damages arising from a criminal action for reckless imprudence, even if said vehicle, so registered in his name, was actually owned and used by a third person at the time of the occurrence; there is, therefore, more reason to sustain the findings of the trial court, to the effect that the PHILCOCO should be subsidiarily liable for the damages suffered by the herein plaintiffs due to the reckless imprudence of the accused Divino, as it is admitted and established by the records that the PHILCOCO is the actual and registered owner of the truck that caused the accident.

As regards the second ground raised by the defendant partnership Ngo Tun & Company, the same is founded upon the stand that the subsidiary liability of the Philippine Confectionary Company should not, and could not, be considered as an account payable or transaction made in the course of business of said PHILCOCO, as contemplated

in the sales contract executed by said partnership and the late Go Teck Siok. Defendant partnership, moreover, points out that the accounts of the PHILCOCO assumed by it "could not have included the civil liability arising from the criminal offense committed by Amado Divino inasmuch as—

"* * * firstly, there was no final judgment against the accused at the time of said sale, secondly, this civil liability does not appear on the books of account and in the list (Annex "C") and finally, said civil liability cannot be considered to have been made in the regular course of trade." (Appellants' Brief, p. 15).

However, considering the attendant circumstances surrounding the sale, appellants' pretense cannot be given much credit. Appellant partnership cannot disclaim liability for damages just because the criminal case against Amado Divino was pending before this appellate court at the time of the questioned sale. It is settled that the subsidiary civil liability of the owner of a motor vehicle attaches upon the conviction of the driver in the corresponding criminal case for damages caused by the said driver's wilful, reckless or imprudent driving. (Martinez *vs.* Barredo G.R. No. L-49308, May 13, 1948; Magboo *vs.* Bernardo, G.R. No. L-16790, April 30, 1963). Now, even if defendant partnership did not take any active part during the criminal action, the latter cannot be said to have been deprived of his day in court—

"* * * because the situation in the case at bar is not one wherein the employer is sued for a primary liability under Article 1903 of the Civil Code, but one in which enforcement is sought of a subsidiary civil liability incident to and dependent upon the driver's criminal negligence as is a proper issue to be tried and decided only in a criminal action. In other words, the employer becomes *ipso facto* subsidiary liable upon his driver's conviction and upon proof of the latter's insolvency, in the same way that acquittal wipes out not only the employee's primary civil liability but also his employer's subsidiary liability for such criminal negligence. (Martinez *vs.* Barredo, 81 Phil. p. 1).

This court has noted several important facts; namely:— that the sale was executed on August 31, 1954 or after three months from the judgment of conviction of Divino on May 22, 1954; (R.A. pp. 132 & 135) that Go Teck Siok was one of the principal partners of defendant partnership and highest contributor thereto (R.A. pp. 153-154); that the defendant partnership continued operating the entire business of the PHILCOCO and continued the same trade name; and that even the truck involved in the accident continued being registered in the name of said PHILCOCO—which taken together could be indicative that defendant-partnership Ngo Tun & Company was merely a continuation in fact of the sole partnership of Go Teck Siok. It is also significant that defendant partnership offered

no objection to the request made for the dismissal of the complaint insofar as their co-defendant Go Teck Siok was concerned. Neither did they question the order of the trial court approving said dismissal.

This Court takes cognizance of the fact that:—

“One of the principal purposes of motor vehicle legislation is identification of the vehicle and of the operator, in case of accident; and another is that the knowledge that means of detection are always available may act as a deterrent from lax observance of the law and of the rules of conservative and safe operation. Whatever purpose there may be in these statutes, it is subordinate at the last to the primary purpose of rendering it certain that the violator of the law or of the rules of safety shall not escape because of lack of means of discovering. The purpose of the statute is thwarted, and the displayed number becomes a ‘snare an delusion’ if courts would entertain such defenses as that put forward by appellee in this case. No responsible person or corporation could be held liable for the most outrageous acts of negligence, if they should be allowed to place a ‘middleman’ between them and the public, and escape liability by the manner in which they recompense their servants.” (*King vs. Brenhem Automobile Co.*, 145 S.W. 278, 279, cited in the of *Erezo vs. Jepte, supra*).

Considering the established aims and policies of our motor legislations and in view of the clear attitude of our courts with respect to the matter of pinpointing responsibility on the registered owner, we find that the circumstances present in the case under study sufficiently justify the enforcement of the subsidiary liability against the defendant partnership Ngo Tun & Company.

WHEREFORE, and on the strength of the foregoing considerations, the decision appealed from is hereby affirmed, without pronouncement as to costs.

SO ORDERED.

Angeles, Pres. J., and Martin, J., concur.

Judgment affirmed.

[No. 38222-R. July 24, 1967]

SALVADOR CU CHIAM, ET AL., petitioners, *vs.* HON. CONRADO M. VASQUEZ, ET AL., respondents.

1. PRELIMINARY INJUNCTION; ISSUANCE; CONDITIONS.—Injunction, whether mandatory or preventive, should be used only sparingly and upon grounds specified in the Rules of Court. While its issuance is generally addressed to the discretion of the court, the exercise of that discretion is circumscribed by exacting limitations and conditions the absence of which opens the issuance of the writ to the challenge that it is improvident or otherwise done in grave abuse of discretion. Salient among these conditions are: (1) the right of the complainant must be clear and unmistakable on the law and the facts; (2) the alleged invasion upon said right must be so material and substantial as to cause irreparable injury; and (3) in case of mandatory injunction, it must not be issued, prior to final hearing except in cases of extreme urgency (Villadores, et al. *vs.* Encarnacion, et al., G.R. No. L-6425, September 30, 1954; Bautista et al. *vs.* Barcelona, et. al., 53 O.G. p. 4464).
2. ID.; ID.; ID.; EXISTENCE OF A RIGHT; OWNERSHIP; TRANSFER NOT EFFECTED BY MERE EXECUTION OF CONTRACT.—It is delivery—actual or constructive—that transfers ownership (Art. 1496, Civil Code), not the mere execution of a contract.
3. ID.; ID.; ID.; ID.; PRIVATE CORPORATIONS; RIGHT TO MANAGEMENT MUST BY CLEARLY SHOWN; CERTIORARI AND PROHIBITION.—It is axiomatic that the right to management in a private corporation stems from two bases: First the status of being a stockholder of the corporation, and, second, due election to a corresponding managerial position therein. Where such right to management is not clearly and unmistakably shown, the issuance of of a writ of injunction to restore the management of the corporation to the complainant constitutes a grave abuse of discretion and excess of jurisdiction, correctible by the writ of certiorari and prohibition.

ORIGINAL ACTION in the Court of Appeals. Certiorari and prohibition with preliminary injunction.

The facts are stated in the opinion of the Court.

Crispin D. Baizas & Associates and *Yolando F. Busmente* for petitioners.

Norberto J. Quisumbing for respondents.

MARTIN, J.:

By this, a petition for certiorari and prohibition, petitioners seek to nullify a writ of preliminary injunction issued *ex parte* by the Court of First Instance of Manila in Civil Case No. 65884 thereof which, in particular, commanded them "to restore the management of Goodyear Insurance Company, Inc., to plaintiff's (respondents Hamilton Shih and Gabino Ko herein), as well as enjoining defendants (petitioners herein) from thereafter molesting, interrupting or otherwise interfering with plaintiff's said management". Petitioners' ancillary prayer for a writ of preliminary injunction to restrain the enforcement of the

injunction complained of was, after hearing, granted and the writ therefor was issued upon bond duly filed and approved.

The dossier before us reveals that, on June 27, 1966, the herein private party respondents Hamilton Shih and Gabino Ko, for themselves and allegedly for the benefit of the Goodyear Insurance Co., Inc., a bonding and non-life insurance corporation, filed with the Court of the First Instance of Manila a complaint, docketed therein as Civil Case No. 65884, against the petitioner herein for the specific performance of an alleged contract to sell covering the latter's shares of stock in the corporation aforesaid and for damages and attorney's fees. Buttress for the action are the allegations, amongst others, that said private party respondents have agreed to buy and the majority stockholders of the corporation, including petitioners herein have agreed to sell their stockholdings for a price thereafter to be determined after deducting all liabilities of the corporation from all its assets as of April 16, 1966; that pending finalization of said contract and because of the alleged urgent necessity to continue the business of the corporation, said majority stockholders "invited" respondent Hamilton Shih "to immediately assume the management of the corporation," which he did; that, thereafter, respondent Gabino Ko "as executive vice-president and general manager and Yao Muy as treasurer appointed plaintiff (respondent here) Hamilton Shih as vice-president effective 16 April 1966" and, evidently to qualify him as such, "200 shares of stock with par value of P20,000.00" were transferred "in Hamilton Shih's name"; that later, because of resignations from the board of directors, the remaining directors "consisting of defendants (petitioners here) Enrique Cortez, Tan Chui Guan, Chan Lip, plaintiff (respondent here) Gabino Ko and Co Bin * * * elected plaintiff (respondent here) Hamilton Shih and Yao Muy as directors"; that then the board of directors as thus last constituted "elected plaintiff (respondent here) Hamilton Shih as president and Feliciano Lee as vice-president"; that "Thereafter, plaintiffs (respondents) Hamilton Shih and Gabino Ko assumed management of the corporation" and, in the course of said management, made advances by way of loans to the corporation in the sum of P70,000.00; that subsequently, however, petitioners allegedly held a special meeting of the board of directors without due notice to the private party respondents herein and, amongst other resolutions, removed respondent Gabino Ko as executive vice-president and general manager, elected new officers of the corporation, and empowered petitioners Enrique Cortez, Felipe Tanjuatco and Lucio Tan "to evict from the office premises unauthorized persons"; and, that pursuant to said resolutions, on

June 15, 1966, the private party respondents were forcibly evicted from the premises of the corporate offices and ousted from their respective positions in the corporation. Upon these premises, which respondents claimed constituted a breach of petitioners' alleged contract to sell over their shares to them, said respondents prayed for the specific performance by petitioners of their contract to sell aforesaid, for respondents' restoration to their positions in the corporation, and for damages and attorney's fees.

Concomitant to to their prayer aforesaid, the private party respondents asked for the *ex parte* issuance of a writ of preliminary mandatory injunction immediately restoring them to the management of the corporation, as well as a writ of preliminary preventive injunction enjoining petitioners from molesting, interrupting or otherwise interfering with said management. On June 28, 1966, pending the assignment of the case, the then Vice Executive Judge of the Manila Court of First Instance, granted the preliminary injunctive reliefs prayed for *ex parte* and without hearing. The bond of P5,000.00 thereafor having been filed and approved, the corresponding writ of preliminary injunction now the subject of this action was forthwith issued and, on June 30, 1966, was served upon petitioners.

Forthwith, on July 5, 1966, petitioners interposed an "Urgent Motion to Dismiss and to Lift Order of Preliminary Injunction" grounded upon the contentions that the complaint does not state a sufficient cause of action; that the private party respondents, as plaintiffs therein, are not the proper parties in interest; and that, with respect to the preliminary mandatory injunction, said respondents have not made out a clear and indubitable showing of the right claimed by them, have not otherwise shown any invasion of such right protectible by preliminary injunction, and likewise failed to show any irreparable damage to themselves or any urgency in the premises which would justify the issuance of the extraordinary remedy of preliminary mandatory injunction without hearing. With their vehement denial of the material averments of the complaint, petitioners brought out the fact that, on June 27, 1966, the corporation held its annual regular meeting as provided in its by-laws and thereat elected a new board of directors—which did not include respondents Hamilton Shih and Gabino Ko—for the succeeding term.

Acting on this motion, as ventilated by several adversary pleadings filed by the parties below on the question therein presented, the respondent Judge, to whom the case below was eventually assigned, denied the same in a minute

order dated August 3, 1936. Petitioners' move for the reconsideration of the denial order aforesaid similarly fell on deaf ears.

Hence, this recourse.

To be sure, injunction—whether mandatory or preventive—which is frequently termed “the strong arm of equity”, is such a transcendent or extraordinary remedy that should not be lightly indulged in. Rather, it should be used only sparingly and only upon grounds specified in the Rules of Court. While its issuance is generally addressed to the discretion of the issuing court, the exercise of this discretion is understandably circumscribed by exacting limitations and conditions the absence of which could open the issuance of said writ to the challenge that it is improvident or otherwise a grave abuse of discretion. Salient amongst these conditions are (1) that the right of the complainant sought to be protected thereby must be clear and unmistakable on the law and the facts; (2) that the alleged invasion upon said right is so material and substantial as to cause irreparable injury to the one seeking the injunction; and (3) that, in case of mandatory injunction, it should not be issued, prior to final hearing, except in cases of extreme urgency (*Villadores, et al. vs. Encarnacion, et al.*, G.R. No. L-6425, September 30, 1954; *Bautista, et al. vs. Barcelona et al.*, 53 O.G., p. 4464). In the light of the remedy invoked in the present case, our task in the premises is simply to determine whether the conditions aforesaid have been duly satisfied.

On the mandatory aspect of the challenged writ, it will be noted that it restored the private party respondents herein to the management of the Goodyear Insurance Company, Inc. Implicit therein is a recognition of a right in said respondents to said management. The issue, then, is whittled down to whether they have a clear and unmistakable right thereto.

It is axiomatic that the right to management in a corporation stems from two bases: first, the status of being a stockholder of the corporation; and, second, due election to a corresponding managerial position therein. In the case of respondents Hamilton Shih and Gabino Ko, there is no doubt that they have duly acquired the status of stockholders in the Goodyear Insurance Company, Inc. Respondent Ko's stockholdings therein are not disputed. And, while petitioners negate respondent Shih's status as such, we are convinced that, upon the record before us, at least 200 shares of stock have been duly transferred in the corporate books in his name. That these two respondents have been duly elected members of the board of directors of the corporation is similarly well reflected in the record. For, notwithstanding the *prima facie* tenability of petitioners'

charge that, according to the very allegations of the complaint below, respondent Hamilton Shih was merely "invited" to assume the management of the corporation, which is not ordinarily sufficient to invest him with that right, it is otherwise clear from the by-laws of the corporation that the remaining members of the board of directors constituting a quorum may fill vacancies in said board, and this is precisely how said respondent came into a posture of influence in the corporate management. However, sticking out like a sore thumb in the case at bar, is the fact that, whatever may have been the status of respondents *vis-a-vis* the corporation, their terms as directors and/or officers thereof have since come to an end. By mandate of Article III, Sections 2 and 9 of the corporate by-laws, "Regular meetings shall be held at 4:00 p.m. on the last Monday of June each year" and, at such regular meeting, "a Board of seven (7) Directors shall be held who shall hold office for the term of one (1) year until their successors shall have been elected and qualified". As revealed in the pleadings below, on June 27, 1966, the last Monday of June, the scheduled annual regular meeting of the stockholders of the corporation, at which 3,184 out of 5,000 outstanding shares of stock were duly represented, was held and, conformably with the by-laws, a new board of directors and officers were elected and qualified. Significantly, respondents Hamilton Shih and Gabino Ko are not amongst those elected thereat. Clearly, then, at the time their restoration to the management of the corporation was ordered by the preliminary mandatory injunction here challenged they no longer had any semblance of right whatsoever to the positions to which they were restored.

Of course, while private party respondents to not directly impugn the validity of the election of the new board of directors at the June 27, 1966 annual regular meeting, they nevertheless contend that petitioners could not have properly voted their shares at that meeting inasmuch as they had theretofore allegedly entered into a perfected contract to sell over the same in favor of said respondents. The gravamen of said respondents' argument in this respect is that shares of stocks, being personal property, are freely transferrable in the absence of any legal or charter restrictions—of which there are none in this case—and, in consequence of their alleged contract with petitioners, title to the latter's shares has passed to them notwithstanding the absence of recording of the transfer in the corporate books. This, because in said respondents' words, "As between the parties, the title passes by contract and not by the record". These contentions are as sweeping as they are untenable.

There can be no quarrel as to the nature and inherent transferability of shares of stock as personal property. Here, however, whether or not there really was a contract over the disputed shares of stock is precisely the matter in litigation in the main case below. Until that issue is settled it would be a pre-judgement of the case to proceed with the assumption that there was such a contract and, assuming the same, recognize the legal effects thereof pending the determination of that precise issue. Then, even granting that it is permissible to assume there was a contract merely on the basis of the private party respondents' averment to that effect, the most that their said averments would justify is an assumption that the contract was but a mere "contract to sell" and not a "contract of sale" of said shares of stocks. In which case, the remedy invoked is precisely to have that contract to sell specifically performed. Until that sale is made, however, said respondents can hardly be heard to say that they have already acquired rights over the shares subject thereof and at the same time petitioners have already been divested of their rights over the same. Going another step further, granting in *gratia argumenti* that the contract was already a "sale", still it does not follow that by that contract alone, title over the shares had already passed to private party respondents. In this jurisdiction, it is delivery—actual or constructive—that transfers ownership (Article 1496, Civil Code), not the mere execution of a contract. Here, said respondents do not as much as pretend that any delivery of the shares or the evidence thereof had ever been made to them. At least, they do not even claim that the said contract was embodied in a public instrument by the execution of which they could, perhaps, claim to have acquired title over the subject shares (Article 1501, Civil Code of the Philippines). Finally whatever may have been the stage at which the agreement between the parties was found, the effects thereof could have had legal binding force only as between themselves. Here, the matter in question involves the exercise of a right as far as the corporation itself is concerned. And, by express mandate of the Corporation law—

"* * * No transfer, however, shall be valid, except as between the parties, until the transfer is entered and noted upon the books of the corporation so as to show the names of the parties to the transaction, the date of the transfer, the number of the certificate, and the number of shares transferred." (Section 35).

As things stood—there having been no actual transfer of shares from the petitioners to the private party respondents as, in fact, the latter are still merely suing to compel that transfer to be effected, and much less could there have been any transfer in the corporate books—the corporation was entitled to recognize as stockholders only those

whose names appear in its books as the owners of the shares of stock thereof. If said respondents have any remedy at all, it is against petitioners in their private capacities as their alleged sellers of the shares in question—not to demand reinstatement to the management of the corporation to whose board they have not been re-elected.

In consequence of the foregoing considerations, the only presumption we are permitted to make is that the election of the new board of directors of the Goodyear Insurance Company, Inc. was regular and valid. With the expiration of the term of office of the previous board—which included the private party respondents—the new directorate have since qualified and assumed the functions of their office. Not being amongst the new directors, said respondents had clearly no right to be restored into any position as directors or officers of the corporation. If, as it has been held—

*** in quo warranto of proceedings instituted for the sole purpose of questioning the legality of the election of directors of a corporation, held at a general meeting of stockholders, and of the election of the officers thereof held by the board of directors, all in the full performance of their respective functions, a preliminary injunction does not lie to prevent said directors and officers from discharging their offices and to restore the former directors, and the issuance thereof constitutes an excess of jurisdiction and an abuse of discretion" (*Silen, et al. vs. Vera, et al.*, 64 Phil., 868, 872),

a fortiori, said remedy cannot be any less an excess of jurisdiction and a grave abuse of discretion in a case which is merely for the specific performance of an alleged contract over shares of stock of a corporation and in which the legality of the election of members of the board of directors thereof is raised simply as a collateral issue.

Compounding the improvidence of the challenged injunction is the fact that, insofar as its preventive aspect is concerned, it trenches against the very system of management established in the corporate by-laws. Thus, Section 3, Article V thereof provides —

"Section 3. The President shall be the Chief Executive Officer of the Corporation and shall represent it in all business transactions. He shall, *subject to the control of the Board of Directors*, or the Executive Committee, as the case may be, have direct charge of the business and property of the Corporation." (*italics supplied*).

Assuming, then, that it is ever proper to restore respondent Hamilton Shih as supposed president and respondent Gabino Ko as executive vice-president and general manager, it would nevertheless be not in keeping with the established corporate set-up to enjoin petitioners, as the other members of both the past and the present board, to refrain "from thereafter molesting, interrupting or otherwise interfering with plaintiffs' (private party respondents herein) said management". That, definitely, would be in derogation of

their power to control the actuations of the president.

By and large, we are satisfied that the private party respondents have utterly failed to make out a clear case of any right to the management of the Goodyear Insurance Company, Inc. to which they have sought to be restored and have actually been restored by the writ of injunction impugned in this proceeding. In default of that clear and unmistakable right and short of it, the act of the respondent Court in issuing the writ of injunction complained of was undoubtedly a grave abuse of discretion and an excess of jurisdiction. With this conclusion, it becomes superfluous to delve into the other conditions heretofore adverted to. For, without the right as above demonstrated, it would be idle to talk about any possible irreparable injury thereto.

WHEREFORE, judgment is hereby rendered granting the petition herein and declaring null and void the challenged Order of June 28, 1966 issued by the respondent Judge in Civil Case No. 65884 of the Court of First Instance of Manila, as well as the writ implementing the same.

The writ of preliminary mandatory and preventive injunction heretofore issued herein is hereby made permanent.

Costs against private party respondents Hamilton Shih and Gabino Ko.

IT IS SO ORDERED.

Rodriguez and Lucero, JJ., concur.

Petition granted.

DEPARTMENT, OFFICE, AND BUREAU ADMINISTRATIVE ORDERS AND REGULATIONS

Department of Agriculture and Natural Resources

BUREAU OF ANIMAL INDUSTRY

ANIMAL INDUSTRY ADMINISTRATIVE ORDER NO. 29

SUBJECT: REGISTRATION AND BRANDING OF LARGE ANIMALS IMPORTED TO THE PHILIPPINES.

Pursuant to the provisions of Commonwealth Act No. 379, the following rules and regulations governing the registration and branding of large animals imported from abroad are hereby promulgated for the information and guidance of all concerned:

SECTION 1. *Definition of terms.*—As used herein, the following terms shall be understood to mean as—

- (1) The term "large animals" shall include the horse, mule, ass, cattle, carabao, buffalo or other domesticated member of the bovine and equine families.
- (2) The term "registration" shall refer to registration under Commonwealth Act No. 379 and in accordance with the provisions of this Order.
- (3) The term "brand" shall mean any distinctive mark imprinted by the Director of Animal Industry or his duly authorized representative in the form and manner prescribed herein on imported large animals.
- (4) The term "Port of Entry" shall mean the port or airport where a ship or airplane loads or unloads (paid) passengers or (paid) cargoes.

SEC. 2. *Registration.*—Upon arrival of imported animals at the port of entry, the owner or consignee shall register the same with the local office of the Bureau of Animal Industry or duly authorized representative who shall, in turn, register in a book properly prepared and kept for the purpose the name and residence of the owner as well as the class, color, sex, age, brands, knots or radiated hair commonly known as remolinos or cowlicks, and other marks of identification of the animals registered. If an animal presented for registration is by test pregnant and the corresponding conception took place outside the Philippine territorial jurisdiction, such fact should so stated in the records, and the pertinent

offspring should be so registered and branded as imported at the proper time.

SEC. 3. *Branding.*—The Director of Animal Industry or his duly authorized representative, at the time of registration or as soon thereafter as practicable, shall brand or cause the branding of cattle presented for registration with three zeros (000) using iron brand on the right side of the neck below the crest in case of horses and at the left hind leg in case of other large cattle which fact shall likewise be entered in the book of registration: Provided, That the branding required herein shall not apply to animals intended for slaughter and animals imported by and for the Government, and provided finally that registration and branding herein provided for shall not be made for animals that are not duly covered by legitimate importation documents and papers.

SEC. 4. *Registration and Branding Fees.*—A registration fee and branding fee shall be charged for every animal registered and/or branded pursuant to the provisions of this Order as follows:

| <i>Specie</i> | <i>Registration Fee</i> | <i>Branding Fee</i> |
|-------------------------|-----------------------------|-------------------------|
| Horse | P20.00 | P10.00 |
| Cattle | 2.00 | 1.00 |
| Carabao or buffalo | 4.00 | 2.00 |

SEC. 5. *Certificate of Registration and Branding.*—The Director of Animal Industry or his authorized representative shall, after the cattle has been registered and branded, issue a certificate to the owner or consignee setting forth the entries made in the book of registration. The certificate issued by the Director of Animal Industry or his duly authorized representative as provided herein shall be considered sufficient for the purpose required by Commonwealth Act No. 379.

SEC. 6. Any person who shall fail, neglect or refuse to brand or register large animals as herein provided in addition to the penalty prescribed in Commonwealth Act No. 379, shall furthermore be barred from importing large animals into the Philippines.

SEC. 7. *Repealing Clause.*—Any Order, rule or regulation or part thereof inconsistent herewith are hereby revoked and/or amended.

SEC. 8. *Effectivity*.—This Order shall take effect upon its approval.

Approved August 14, 1968.

FERNANDO LOPEZ
Secretary of Agriculture and
Natural Resources

For the Secretary of Agriculture and Natural Resources:

By: (Sgd.) D. L. UMALI
Undersecretary for Agriculture

Recommended by:

(Sgd.) ANACLETO B. CORONEL
Director of Animal Industry

Department of General Services

ANNEX "B"

BUREAU OF RECORDS MANAGEMENT

REPUBLIKA NG PILIPINAS
KAGAWARAN NG LINKURAN PANLAHAT
PAMAHALAAN NG MGA TALA
(BUREAU OF RECORDS MANAGEMENT)
MAYNILA

DEPARTMENT ORDER No. 4

July 19, 1968

SUBJECT: PRESCRIBING REVISED RULES AND REGULATIONS GOVERNING THE DISPOSAL, TRANSFER AND LOAN OF GOVERNMENT RECORDS, REPEALING FOR THE PURPOSE, DEPARTMENT ORDER NO. 34 DATED OCTOBER 1, 1963.

To: All heads of Departments and Chiefs of Bureaus and Offices of the National Government, including Government-Owned and Controlled Corporations.

Pursuant to Section 5a (3) of Executive Order No. 290, series 1958, in relation to Section 79 (B) of the Revised Administrative Code, the following revised rules and regulations governing the disposal, transfer and loan of records in the government are hereby promulgated for the guidance of all the departments, bureaus and offices of the national government, including government-owned and controlled corporations.

GLOSSARY

BUREAU—Bureau of Records Management.

CURRENT FILES—Records that are frequently used to carry on the functions of an agency.

"CUT-OFF" PERIOD—The termination of filing activity for a particular file and the beginning of a new filing period.

DIRECTOR—Director of Records Management.

DISPOSAL—The act of selling, burning, or in any other way getting rid of valueless records.

DISPOSAL SCHEDULE—A pre-determined program by which records are disposed of regularly according to a plan.

FILE—May mean either of the following:

1. a folder containing records
2. a collection of papers involving a specific name or topic.

FILE BREAK—See "Cut-off" Period.

NON-CURRENT—Files that deal with completed or adjourned business, not needed for action or reference in continuing agency transactions, but of continuing research or historical value to the government.

RECORDS—Any paper, book, photograph, motion picture film, micro-film, sound recording, drawing, map or other document of any physical form or copy thereof, that has been made by any entity or its successors as evidence of the objective, organization, functions, policies, decisions, procedures, operations, or other activities of the government or because of the information contained in them.

RECORDS DISPOSITION—Systematic removal from office to storage of records that are not needed for everyday operations, identification and preservation of permanently valuable records, and the destruction of valueless records.

RECORDS MANAGEMENT IMPROVEMENT COMMITTEE—To be designated by the head of the agency. The Chiefs of Divisions shall be members of this committee. The Chairman may be the Administrative Officer, Executive Assistant, or Chief of the O & M Unit. The functions of this committee are found in the "Guide to a Records Disposition Program" of the Bureau.

RETENTION PERIOD—Specific period of time established and approved by competent authority after which a given set of files is deemed ready for permanent storage or destruction.

RECORD SERIES—A group of related records arranged under a single filing system or kept together as a unit because they deal with a particular subject, result from the same activity, or have a special form (maps, blueprints, etc.).

RULES AND REGULATIONS

ARTICLE I.—RECORDS MANAGEMENT

RULE 1. Establishment of a records management program—

All departments, bureaus, and offices of the Government, including their branches, dependencies, and instrumentalities, shall establish and maintain an active continuing program for the effective management of their records.

RULE 2. Assignment of records personnel—

Each agency shall assign a records officer and other records personnel to be responsible for the management of records.

RULE 3. Records Management Improvement Committee—

Each agency should have a Records Management Improvement Committee to undertake the improvement of records management including the pre-

paration of the agency's retention and disposal schedules based on the inventory of the agency records.

ARTICLE II.—RECORDS DISPOSITION

RULE 4. *Inventory of records*—

Each agency shall prepare an inventory of its records holdings by record series. If the inventory is done properly, it should not have to be re-done for many years to come. There will be changes that result from moving the records, agency organization, functions added by law, and new records created. But the initial inventory (because of the purpose for which it is prepared) should not have to be repeated. (See Appendix A for records inventory form).

RULE 5. *Disposal and Retention Schedules*—

a. The Secretary of General Services, upon the recommendation of the Director, shall from time to time fix and issue general records disposal and retention schedules that are to be followed by all agencies.

Agencies shall not dispose of their records earlier than the period indicated for each record series. However, records may be retained for longer periods if there is need to do so.

b. For those records not included in the general records schedules fixed and issued by the Secretary of General Services, each agency shall prepare disposal and retention schedules based on the first inventory of all its records. The schedules shall be submitted to the Bureau for approval.

c. Disposal and retention schedules may be revised at any time that the need for a revision arises. Any change in the schedules shall be submitted to the Bureau for approval.

RULE 6. *Request for Authorization*—

a. No agency shall destroy or sell any records without having first secured from the Director authorization to do so in accordance with Executive Order No. 290, dated March 14, 1958.

b. Each agency desiring authorization to dispose of records in its possession shall submit to the Bureau a request for authorization in the manner and form prescribed by the Director (see Appendix B for form on "Request for Authority to Dispose of Records").

RULE 7. *Review of Disposition Request*—

Request for authorization to dispose of records shall be reviewed by the Director for value determination: administrative value, legal value, fiscal value, and archival value.

RULE 8. *Examination of Disposable Records*—

Upon receipt of a request for authority to dispose of records, the Director shall assign a records management analyst to examine the disposable records of the requesting agency.

RULE 9. *Issue of the proper authorization to dispose of records*—

a. The Director, acting for the Secretary of General Services, with the concurrence of the head of the entity concerned, is authorized to direct the destruction or disposal of records of the Philippine Government in such manner as he shall deem best. The Director shall issue the proper authorization and state the manner or methods of disposal, such as by destruction or sale.

b. Records pertaining to claims and demands by the Government of the Republic of the Philippines or against it, or to any accounts in which the Government of the Republic of the Philippines is concerned either as debtor or creditor, which are required to be audited by the General Auditing Office, shall not be destroyed or otherwise disposed of by the head of any entity under the authorization granted, except upon written approval of the Auditor General.

RULE 10. *How disposals are to be accomplished*—

a. The Bureau has jurisdiction over the actual disposal of all records of the government which are already certified to and approved for disposal by the Director.

b. The disposal to be made by the Bureau shall conform with subsisting laws, rules and regulations on disposal of unserviceable property and any such rule or regulation that may be issued on Records Disposal.

RULE 11. *Proceeds to the treasury*—

In case of sale, the proceeds shall go to the Treasury of the Republic of the Philippines, unless existing law applicable to the entity provides otherwise.

RULE 12. *Certificate of disposal*—

A certificate of disposal shall be prepared in triplicate by the agency concerned showing the final disposition of the records and attested to by the agency representative, the General Auditing Office representative, and the representative of the Bureau. The certificate shall indicate the nature of the records, the manner, place and date of disposal, and their approximate volume and weight. (See Appendix "C" for form on Certificate of Disposal of Records).

The original is for the agency. The Bureau and the General Auditing Office shall get one copy each.

RULE 13. *File Breaks*—

Each agency shall determine when to have its file break. File breaks are generally set during slack periods of filing and servicing. A file break may be set for the end of the calendar year or the end of the fiscal year.

RULE 14. *Disposal periods*—

Records shall be disposed of periodically, usually once a year, soon after a file break.

RULE 15. *Transfer or loan of records.*—

a. Records of an entity, except when specifically authorized by statute or executive order, or when required in the performance of a function that has been transferred by authority of a statute or executive order, shall not be permanently transferred or loaned for indefinite periods to another entity unless approved by the Secretary of General Services upon recommendation of the Director. However, nothing shall prevent the head of any entity from furnishing records in his custody for use as evidence in courts or for use by the Congress of the Philippines or from lending records in his capacity for a specified period in accordance with regulations, if in his opinion, the loan of such records is in the interest of the service.

b. After the transfer or loan has been approved by the Department Secretary, BRM Form No. 8 (Transmittal of Government Records) shall be filled out by the transferring agency in triplicate: original to be sent to the receiving agency, duplicate shall be kept by the transferring agency, and the third copy shall be submitted to the Bureau.

RULE 16. *Loss of Records, Threatened or Actual.*—

The Director shall advise the Secretary of General Services of any loss, threatened or actual, by unlawful removal or destruction of records that shall come to his attention. The Secretary of General Services shall in turn notify the Secretary of Justice about this situation and initiate the recovery of records which he finds to have been or believes to have been unlawfully removed from official custody.

ARTICLE III.—TECHNICAL ADVICE AND ASSISTANCE**RULE 17. *Technical advice and assistance.*—**

By law, the Bureau has the responsibility to provide technical advice and assistance to all entities and instrumentalities of the government in matters concerning records management. All agencies are, therefore, urged to request assistance whenever it is needed.

ARTICLE IV.—MISCELLANEOUS PROVISIONS

RULE 18. Department Order No. 34 dated October 1, 1963 is hereby repealed.

RULE 19. *Effectivity clause.*—

This Department Order shall take effect after its publication in the Official Gazette.

(Sgd.) TEOTIMO S. AGUILAR
Undersecretary

Recommended by:

(Sgd.) DOMINGO ABELLA
Acting Director

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF GENERAL SERVICES
MANILA

GENERAL CIRCULAR NO. 6

July 19, 1968

SUBJECT: ADDITIONAL GENERAL RECORDS SCHEDULES

To: All heads of Departments and Chiefs of Bureaus and Offices of the National Government, including Government-Owned and Controlled Corporations.

The following additional General Records Schedules for records common to all agencies in the government are hereby fixed and issued for the guidance of all concerned.

(Sgd.) TEOTIMO S. AGUILAR
Undersecretary

Recommended by:

(Sgd.) DOMINGO ABELLA
Acting Director
Bureau of Records Management

GENERAL RECORDS SCHEDULE I-A
Personnel Records

| Item No. | Description of Records | Authorized Disposition |
|----------|--|---|
| 1 | Application for position.... | Dispose after one year. |
| 2 | Assets, income and liabilities | Dispose five years after death or retirement of employee. |
| 3 | Training and career development abroad | Dispose after two years. |

GENERAL RECORDS SCHEDULE 3-A

| | | |
|---|-------------------------------------|---|
| 1 | Accounting Books | Disposal not authorized by this schedule. |
| | a. Journal of Bills rendered | |
| | b. Subsidiary ledgers | |
| | c. Stock cards | |
| | d. Accounts Receivable | |
| | e. Cash Book | |
| | f. Journal Collections and Deposits | |
| | g. Journal Disbursement | |
| | h. Journal of Checks | |
| | i. General Ledgers | |
| 2 | Special Journals | Disposal not authorized by this schedule. |

- a. Journal of Disbursement
- b. Journal of Checks
- c. Journal of Analysis and Obligations

- 3 Balance Sheet Disposal not authorized by this schedule.

GENERAL RECORDS SCHEDULE 4-A
Procurement and Supply Records

| <i>Item No.</i> | <i>Description of Records</i> | <i>Authorized Disposition</i> |
|-----------------|--|---|
| 1 | Advise to different government agencies on the availability of supplies on "cash and carry system" | Dispose after one year. |
| 2 | Bid | Dispose after six years unless there is a case. |
| 3 | Canvass of prices (equipment and supplies, etc.) | Dispose after two years. |
| 4 | Inventory and inspection report (Gen. Form No. 7-A) | Dispose five years after settlement of credit. |
| 5 | Report of waste materials (Gen. Form 64-A) | Dispose five years after settlement of credit. |
| 6 | Bills of Lading (Gen. Form 9-A) | Dispose after two years. |
| 7 | List of Supplies under Direct Order and Payment System | Dispose after four years. |
| 8 | Invoices on deliveries on Direct Order and Payment System | Dispose after three years. |
| 9 | Queries (BSC Form No. 11) on prices of articles, additional funds to meet quotations | Dispose after two years. |
| 10 | Shipping and Packing List on items purchased from dealers | Dispose after four years. |
| 11 | Memorandum receipts (transfer of govern- | |

- ment property to another agency) Dispose one year after property has been returned.

GENERAL RECORDS SCHEDULE 5
Administration and Management Records

| <i>Item No.</i> | <i>Description of Records</i> | <i>Authorized Disposition</i> |
|-----------------|---|---|
| 1 | Blotter for arrival and departure | Dispose after one year. |
| 2 | Certificate of appearance.. | Dispose after two years. |
| 3 | Gate Pass | Dispose after one year. |
| 4 | Locator Slips | Dispose after one year. |
| 5 | Logbook on incoming and outgoing communications | Dispose after two years. |
| 6 | Minutes of meetings-Board | Permanent. |
| 7 | Minutes of meetings-Staff | Dispose after one year. |
| 8 | Press Releases | Dispose after one year. |
| 9 | Reports (accomplishments, semi-annual, progress etc.) | Dispose after two years. |
| 10 | Subpoena duces tecum | Dispose after three years. |
| 11 | Work Program | Dispose three years after it has been superseded. |

GENERAL RECORDS SCHEDULE 6
Finance and Accounting Records

| <i>Item No.</i> | <i>Description of Records</i> | <i>Authorized Disposition</i> |
|-----------------|---|--|
| 1 | Authorization (filling of vacancies, overtime, salary, transfer of funds) | Dispose after two years. |
| 2 | Bond (officials and employees) | Dispose one year after clearance of employee. |
| 3 | Cash Advance | Dispose after two years unless not liquidated. |
| 4 | Salary Adjustments | Dispose after two years. |
| 5 | Withholding Tax | Dispose one year after it has been superseded. |

CENTRAL BANK OF THE PHILIPPINES

CENTRAL BANK OF THE PHILIPPINES
FOREIGN EXCHANGE DEPARTMENT
MANILA

EXCHANGE RATES OF FOREIGN CURRENCIES June 1968

| Country | Unit of Currency | Equiv. In U.S. Currency | Equiv. In Phil. Cur- rency at Official Rate | Foreign Cur- rency Unit Per U.S. \$ |
|--|---------------------|----------------------------|--|---|
| I. MEMBER-COUNTRIES OF THE INTERNATIONAL MONETARY FUND (Currencies with Par Value) | | | | |
| 1. Afghanistan | Afghani | \$0.02222 | P0.08666 | 45.00000 |
| 2. Australia | Dollar | 1.12000 | 4.36800 | .89286 |
| 3. Austria | Schilling | .03846 | .14999 | 26.00000 |
| 4. Belgium | Franc | .02000 | .07800 | 50.00000 |
| 5. Burma | Kyat | .21000 | .81900 | 4.76190 |
| 6. Burundi | Franc | .01143 | .04458 | 87.50000 |
| 7. Canada | Dollar | .92500 | 3.60750 | 1.08108 |
| 8. Ceylon | Rupee | .16800 | .65520 | 5.95237 |
| 9. Costa Rica | Colón | .15094 | .58867 | 6.62500 |
| 10. Cyprus | Pound | 2.40000 | 9.36000 | .41667 |
| 11. Denmark | Krone | .13333 | .51999 | 7.50000 |
| 12. Dominican Rep. | Peso | 1.00000 | 3.90000 | 1.00000 |
| 13. Ecuador | Sucre | .05556 | .21668 | 18.00000 |
| 14. El Salvador | Colón | .40000 | 1.56000 | 2.50000 |
| 15. Ethiopia | Dollar | .40000 | 1.56000 | 2.50000 |
| 16. Finland | Markka | .23810 | .92859 | 4.19997 |
| 17. France | Franc | .20255 | .78995 | 4.93706 |
| 18. Germany | Deutsche Mark | .25000 | .97500 | 4.00000 |
| 19. Ghana | New Cedi | .98000 | 3.82200 | 1.02041 |
| 20. Greece | Drachma | .03333 | .12999 | 30.00000 |
| 21. Guatemala | Quetzal | 1.00000 | 3.90000 | 1.00000 |
| 22. Guyana | Dollar | .50000 | 1.95000 | 2.00000 |
| 23. Haiti | Gourde | .20000 | .78000 | 5.00000 |
| 24. Honduras | Lempira | .50000 | 1.95000 | 2.00000 |
| 25. Iceland | Krona | .01754 | .06841 | 57.00000 |
| 26. India | Rupee | .13333 | .51999 | 7.50000 |
| 27. Iran | Rial | .01320 | .05148 | 75.75000 |
| 28. Iraq | Dinar | 2.80000 | 10.92000 | .35714 |
| 29. Ireland | Pound | 2.40000 | 9.36000 | .41667 |
| 30. Israel | Pound | .28571 | 1.11427 | 3.50000 |
| 31. Italy | Lira | .00160 | .00624 | 625.00000 |
| 32. Jamaica | Pound | 2.40000 | 9.36000 | .41667 |
| 33. Japan | Yen | .00278 | .01084 | 360.00000 |
| 34. Jordan | Dinar | 2.80000 | 10.92000 | .35714 |
| 35. Kenya | Shilling | .14000 | .54600 | 7.14286 |
| 36. Kuwait | Dinar | 2.80000 | 10.92000 | .35714 |
| 37. Lebanon | Pound | .45631 | 3.90000 | 1.00000 |
| 38. Liberia | Dollar | 1.00000 | 1.77961 | 2.19148 |
| 39. Libya | Pound | 2.80000 | 10.92000 | .35714 |
| 40. Luxembourg | Franc | .02000 | .07800 | 50.00000 |
| 41. Malawi | Pound | 2.40000 | 9.36000 | .41667 |
| 42. Malaysia | Dollar | .32667 | 1.27401 | 3.06122 |

| Country | Unit of Currency | Equiv. In U.S. Currency | Equiv. In Phil. Cur- rency at Official Rate | Foreign Cur- rency Unit Per U.S. \$ |
|----------------------------|---------------------|----------------------------|--|---|
| 43. Mexico | Peso | .08000 | .31200 | 12.50000 |
| 44. Morocco | Dirham | .19761 | .77068 | 5.06049 |
| 45. Nepal | Rupee | .09877 | .38520 | 10.12500 |
| 46. Netherlands | Guilder | .27624 | 1.07734 | 3.62000 |
| 47. New Zealand | Dollar | 1.12000 | 4.36800 | .89286 |
| 48. Nicaragua | Cordoba | .14286 | .55715 | 7.00000 |
| 49. Nigeria | Pound | 2.80000 | 10.92000 | .35714 |
| 50. Norway | Krone | .14000 | .54600 | 7.14286 |
| 51. Pakistan | Rupee | .21000 | .81900 | 4.76190 |
| 52. Panama | Balboa | 1.00000 | 3.90000 | 1.00000 |
| 53. Philippines | Peso | 25641 | 1.00000 | 3.90000 |
| 54. Portugal | Escudo | .03478 | .13564 | 28.75000 |
| 55. Rwanda | Franc | .01000 | .03900 | 100.00000 |
| 56. Saudi Arabia | Riyal | .22222 | .86666 | 4.50000 |
| 57. Sierra Leone | Leone | 1.20000 | 4.68000 | .83333 |
| 58. Singapore | Dollar | .32667 | 1.27401 | 3.06122 |
| 59. Somalia | So. Shilling | .14000 | .54600 | 7.14286 |
| 60. South Africa | Rand | 1.40000 | 5.46000 | .71429 |
| 61. Spain | Peseta | .01429 | .05573 | 70.00000 |
| 62. Sudan | Pound | 2.87156 | 11.19908 | .34824 |
| 63. Sweden | Krona | .19330 | .75387 | 5.17321 |
| 64. Syrian Arab Rep. | Pound | .45631 | 1.77961 | 2.19148 |
| 65. Tanzania | Shilling | .14000 | .54600 | 7.14286 |
| 66. Thailand | Baht | .04808 | .18751 | 20.80000 |
| 67. Trinidad & Tobago | TT Dollar | .50000 | 1.95000 | 2.00000 |
| 68. Tunisia | Dinar | 1.90476 | 7.42856 | .52500 |
| 69. Turkey | Lira | .11111 | .43333 | 9.00000 |
| 70. Uganda | Shilling | .14000 | .54600 | 7.14286 |
| 71. United Arab Rep. | Pound | 2.87156 | 11.19908 | .34824 |
| 72. United Kingdom | Pound | 2.40000 | 9.36000 | .41667 |
| 73. United States | Dollar | 1.00000 | 3.90000 | 1.00000 |
| 74. Uruguay | Peso | .13514 | .52705 | 7.40000 |
| 75. Yugoslavia | Dinar | .08000 | .31200 | 12.50000 |
| 76. Zambia | Kwacha | 1.40000 | 5.46000 | .71429 |

II. MEMBER-COUNTRIES OF THE INTERNATIONAL MONETARY FUND

(Currencies without Par Value)

| | | | | |
|------------------------------|----------------------|-----------|----------|-----------|
| 1. Argentina | Peso | \$0.00286 | P0.01115 | 350.00000 |
| 2. Bolivia | Peso Boliviano | .08418 | .32830 | 11.88000 |
| 3. Brazil | New Cruzeiro | | | |
| Free Rate | | .31056 | 1.21118 | 3.22000 |
| Coffee Export Rate | | .70522 | 2.75036 | 1.41800 |
| 4. Chile | Escudo | | | |
| Trade Rate | | .16103 | .62808 | 6.21000 |
| Non-trade rate | | .13831 | .53941 | 7.23000 |
| 5. China | NT Dollar | .02494 | .09727 | 40.10000 |
| 6. Colombia | Peso | | | |
| Principal Selling Rate | | .06270 | .24453 | 15.95000 |
| Other Selling Rate | | .06135 | .23927 | 16.30000 |
| 7. Korea | Won | .00365 | .01424 | 274.00000 |
| 8. Mali | Franc | .00203 | .00792 | 493.71000 |
| 9. Hongkong | Dollar | .16500 | .64350 | 6.06061 |
| 10. Paraguay | Guarani | .00794 | .03097 | 126.00000 |
| 11. Peru | Sol | .02584 | .10078 | 38.70000 |
| 12. Venezuela | Bolivar | | | |

| Country | Unit of Currency | Equiv. In U.S. Currency | Equiv. In Phil. Cur- rency at Official Rate | Foreign Cur- rency Unit Per U.S. \$ |
|-------------------------|---------------------|----------------------------|--|---|
| Selling Rate | | .22222 | .86666 | 4.50000 |
| Other Export Rate | | .22321 | 87052 | 4.48000 |
| 13. Vietnam | Piastre | .00847 | .03303 | 118.00000 |

III. NON-MEMBER COUNTRY OF THE INTERNATIONAL MONETARY FUND

(Currency without Par Value)

| | | | | |
|--------------------|-------------|-----------|----------|---------|
| Switzerland | Franc | | | |
| Spot Rate | | \$0.22989 | P0.89657 | 4.35000 |
| Forward Rate | | .23105 | .90110 | 4.32800 |

SOURCE OF DATA: International Financial Statistics, April 1968

LEGAL AND OFFICIAL NOTICES

Courts of First Instance

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT
BRANCH V

NATURALIZATION CASE No. 282.—In the Matter of the Petition to be Admitted a Citizen of the Philippines.

TIO ENG HUY, Petitioner

NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General, Manila, the City Fiscal of Iloilo, and Atty. Roque E. Evidente, counsel for the petitioner, Iloilo City and to all whom it may concern:

Whereas, a petition for Philippine citizenship has been presented to the Court of First Instance of Iloilo by Tio Eng Huy, pursuant to the provisions of Commonwealth Act No. 473, as amended, assisted by counsel Atty. Roque E. Evidente, which petition is quoted as follows:

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 282.—In the Matter of the Petition to be Admitted as a Citizen of the Philippines.

TIO ENG HUY, Petitioner

PETITION FOR NATURALIZATION

Comes now the above-named petitioner by himself and accompanied by counsel, and hereby applying for naturalization as citizen of the Philippines, to this Honorable Court, respectfully alleges:

1. My full name is TIO ENG HUY;
2. My present place of residence is 449 J. M. Basa Street, Iloilo City, Philippines;
3. My present trade or occupation is Manager of the Astor Bazar, with office and place of business at 449 J. M. Basa St., Iloilo City, from which I derive an annual income of Five Thousand Seven Hundred and Sixty Pesos (P5,760.00);
4. I was born at Mapa Street, Iloilo City, Philippines, on July 15, 1942; I am single; and presently a citizen of the Republic of China under President Chiang Kaishek, under whose laws Filipinos may be admitted as naturalized citizens or subjects thereof; and which is not at war with the Philippines;

5. I have resided continuously in the Philippines since my birth in 1942 until now, particularly on Mapa Street, J. M. Basa Street, and at 449 J. M. Basa Street, all in Iloilo City and in no other place; and I have never left the Philippines since my birth until now;

6. I can speak and write English, Tagalog and Visayan languages;

7. I obtained my Primary and Elementary education from Sun Yat Sen High School, and my High School and College education from Central Philippine University, both at Iloilo City, Philippines, and all duly recognized by the Philippine Government, not limited to any race or nationality, and teaching Philippine History, Government and civics as required subjects and part of the curriculum;

8. I believe in the principles underlying the Philippine Constitution; I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relation with the constituted Government as well as with the community in which I am living; I have mingled socially with Filipinos, and have evinced a desire to learn and embrace the customs, traditions, and ideals of the Filipinos; and I have all the qualifications required under Section 2, and none of the disqualifications under Section 4, of Commonwealth Act No. 473;

9. I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments; I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of man's ideas; I am not a polygamist nor a believer in the practice of polygamy; I have not been convicted of any crime involving moral turpitude; I am not suffering from any mental alienation or from any incurable contagious disease; and the Republic of China of which I am a citizen is not at war with the Philippines;

10. It is my intention in good faith to become a citizen of the Philippines, and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of China of which I am presently a citizen or subject. I will reside continuously in the Philippines from the filing of this petition until my admission to Philippine citizenship;

11. I have not heretofore made petition for citizenship with any court. I have not filed any declaration of Intention because I was born here in the Philippines, I have never gone out therefrom, and I studied in schools duly recognized by the Philippine Government and not limited to any race or nationality;

12. Antonio D. Serra, Dentist and residing at 110 Texas St., Iloilo City; Elidio Maraño, bookkeeper and salesman and residing at 191 J. de Leon St., Iloilo City; and/or Alfonso Agustin, butcher and merchant and residing at Rizal-Ibarra St., Iloilo City; all of legal ages, and citizens of the Philippines, will appear and testify as petitioner's witnesses at the hearing of this petition;

13. Attached hereto and made integral parts of this petition, are my latest picture; photostatic copy of my Native Born Certificate of Residence; and photostatic copy of my Alien Certificate of Registration;

Wherefore, your petitioner respectfully prays that after due proceedings, he be admitted a citizen of the Philippines.

Done and dated at Iloilo City, Philippines, this 27th day of May, 1968.

(Sgd.) TIO ENG HUY
Petitioner

499 J. M. Basa St., Iloilo City

(Sgd.) ROQUE E. EVIDENTE
Atty. for the Petitioner
107 Burgos St., Jaro, Iloilo City

REPUBLIC OF THE PHILIPPINES }
City of Iloilo } S. S.

Tio Eng Huy, being duly sworn to in accordance with law, deposes and says that he is the petitioner in this naturalization case; that he has read, understood and known the contents of the foregoing petition; and that all the allegations therein are true and correct to the best of his personal knowledge.

(Sgd.) TIO ENG HUY
Petitioner

[38-40]

Subscribed and sworn to before me in the City of Iloilo, Philippines, this 27th day of May, 1968, the affiant exhibiting his Residence Certificate No. A-2227094 issued at Iloilo City on January 29, 1968.

(Sgd.) JESUS E. EVIDENTE
Notary Public
Until Dec. 31, 1968

Doc. No. 28;
Page No. 7;
Book No. I;
Series of 1968.

053601—5

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 282.—In the Matter of the Petition to be Admitted as a Citizen of the Philippines.

TIO ENG HUY, Petitioner

AFFIDAVIT OF WITNESSES

Antonio D. Serra, dentist and residing at 110 Texas St., Iloilo City; Elidio Maraño, bookkeeper and salesman and residing at 191 J. de Leon St., Iloilo City; and ALFONSO AGUSTIN, butcher and merchant and residing at Rizal-Ibarra St., Iloilo City, Philippines, all of legal ages and citizens of the Philippines, each being severally, duly and respectively sworn to in accordance with law, deposes and says:

That he is a credible person and a natural-born citizen of the Philippines; that he has known personally and been acquainted in the Philippines with the petitioner Tio Eng Huy for not less than ten (10) years or since or about 1958; that to his personal knowledge, the petitioner was born here in Iloilo City, never left the Philippines, and has continuously resided here since his birth until now; that he has personal knowledge that the petitioner is and during all such period of residence, has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and that in his opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines, and is not in any way disqualified under the provisions of Act 473;

In truth whereof, we hereby affix our signatures in the City of Iloilo, Philippines, this 27th day of May, 1968.

(Sgd.) ANTONIO D. SERRA

(Sgd.) ELIDIO MARAÑO

(Sgd.) ALFONSO AGUSTIN

Subscribed and sworn to before me in the City of Iloilo, Philippines, this 27th day of May, 1968, Antonio D. Serra exhibiting his Residence Certificate No. A-2248401 issued at Iloilo City on May 20, 1968, Elidio Maraño exhibiting his Residence Certificate No. A-2227962 issued at Iloilo City on January 31, 1968, and Alfonso Agustin exhibiting his Residence Certificate No. A-2235403 issued at Iloilo City on March 1, 1968.

(Sgd.) JESUS E. EVIDENTE
Notary Public
Until Dec. 31, 1968

Doc. No. 29;
Page No. 7;
Book No. I;
Series of 1968.

CERTIFICATE OF BIRTH

City of Iloilo

Reg. No. 144

Full name of the Child—Tio Eng Huy

Province of Iloilo

Date of Birth—July 15, 1942

Sex—Male

Place of Birth—City of Iloilo

Nationality—Chinese

Legitimate—Yes

*Father**Mother*

Full name Tio Sua Kue

Sy Bian Tee

Residence City of Iloilo

City of Iloilo

Citizenship Chinese

Chinese

Birthplace

Age at last birthday 36

34

Civil Status Married

Married

Religion Buddhism

Buddhism

Occupation Merchant

Date of Place of Marriage

Number of Children born to this mother, including present birth—5

Number of Children of this mother now living—5

Born alive at 6:45 A.M.

A Certified True Copy from the Reg. of
Live Birth Page. 91: 3/25/68(Sgd.) FRANCISCO E. GILDORÉ
City Sec. & Local Civil Regtr.
Filed Dec. 21, 1945.....
(Signature).....
Physician or midwife, father or
mother).....
(Address)

Doc. Stamp

3/28/68

OR No. A-4808832—P50.00-3-9-57

Philippine Immigration Form No. 25-A

.....
Local Civil Registrar

No. 108940

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
MANILA
BUREAU OF IMMIGRATIONNATIVE-BORN (IMMIGRANT) CERTIFICATE
OF RESIDENCE

This is to certify that Tio Eng Huy (Chinese); whose photograph is affixed hereto and partially covered by the seal of this Office, was admitted as an immigrant at the port of, is a native-born and is lawfully entitled to remain in the Philippines.

Given under my hand and seal this 28th day of March, 1957, at Manila.

(Sgd.) GERMAN L. ARABIT
Chief Alien Reg. Division

(To be surrendered to the Bureau of Immigration, Manila, before the holder hereof leave the

Philippines. Not valid as a travel document for entry into the Philippines)

PICTURE PERSONAL DESCRIPTION OR BEARER

(Thumbprints) Age—14 years Sex—Male
Civil status—Single Nationality—
Chinese

(Left) (Right) Address—375 J. M. Basa St.
Occupation—Student
Place of Birth—Iloilo City, Phil.
Date of birth—July 15, 1942
Height—4'11" Weight—75 lbs.
Hair—Black Eyes—Brown Complexion—Yellow

Physical marks—One small scar left cheek.

Travel papers—None
A.C.R. No. A-79331 Iloilo City
7-30-56

ALIEN REGISTRATION FORM No. 3
Revised June 2, 1950

Res. No. A-2104431
Amount P50.00 issued 7-30-56
Place Iloilo City

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

City of Iloilo
Municipality of
Province of Iloilo

A 79331

ALIEN CERTIFICATE OF REGISTRATION
(issued under Rep. Act No. 562)

This is to certify that Tio Eng Huy, a citizen or subject of China, has applied for registration and fingerprinting and that he has been issued this Certificate of Registration pursuant to the provisions of Section 4 of the Alien Registration Act of 1950.

DATE AND DESCRIPTION

Name—Tio Eng Huy

Previous ACR No. A-81385 issued at Iloilo City on 9-12-50.

Date and place of birth—July 15, 1942, Iloilo City

Civil Status—Single If married, state name and address of spouses.

Local residence and address 375 J. M. Basa St., Iloilo City

Occupation—Student
Employer, if any,

(Name)

(Address)

(Business)

Physical Description and Distinguishing Marks:

| | |
|---|-------|
| Age Actual—14 years | Right |
| Age Apparent—14 years | Thumb |
| Color of Hair—Black | Mark |
| Color of Eyes—Brown | |
| Height—4 ft. 11' | Left |
| Weight—75 lbs. | Thumb |
| Complexion—Yellow | Mark |
| Race—Chinese | |
| Sex—Male | |
| Build—Medium | |
| Habits and peculiarities: | |
| Visible marks and tattoo—One small scar left cheek. | |

Given under my hand and official seal this 30th day of July, 1956 at Iloilo City, Iloilo.

Picture

Doc. Stamp

P.30

Seal

(Sgd.) TIO ENG HUY

Jan. 29, 1968

For the Commissioner of Immigration:

(Sgd.) CARLOS MAGALONA
(Official in charge of registration and fingerprinting)
Immigration Officer
(Official Designation)

(Sgd.) AMERICO DIAZ
Alien Control Officer
C.R. No. G-8302345
Date 1-29-68
Amt. P10.00

RECORD OF ANNUAL REPORT IN PERSON

Signature of Alien reporting as of payment or legal guardian in case Alien less than 14 years of age

Date When Reported

Place Where Reported

Signature of Official in Charge

Affix Documentary Stamp

Annual report for 1956 was paid P10.00 or No. C-6443563 on Jan. 12, 1956 at Iloilo City

(Sgd.) TIO ENG HUY Jan. 9, 1967

City of Iloilo

For and in behalf of: O.R. 1488686 Jan. 9,
Americo Diaz Alien 1967 Iloilo City
Control Officer Amount P10.00
(Sgd.) Remegio Fuentes

(Sgd.) TIO ENG HUY Jan. 24, 1957

City of Iloilo

(Sgd.) Alfredo Aru- O.R. 4502368
ngayan Date 1/24/57
Chief Realty Tax Div. Iloilo City
Amount P10.00

(Sgd.) TIO ENG HUY Feb. 19, 1958

City of Iloilo

(Sgd.) Alfredo Aru- O.R. 9810708
ngayan Date 2/19/58
Chief Realty Tax Div. Iloilo City
Amount P10.00

| Signature of Alien reporting as of payment or legal guardian in case Alien less than 14 years of age | Date When Reported | Place Where Reported | Signature of Official in Charge | Affix Documentary Stamp |
|--|---------------------------|----------------------|--|--|
| (Sgd.) TIO ENG HUY | Feb. 9, 1959 | City of Iloilo | (Sgd.) Alfredo Aru- ngayan Chief Realty Tax Div. | O.R. 6699389 Date 2/9/59 Iloilo City Amount P10.00 |
| (Sgd.) TIO ENG HUY | Jan. 6, 1960 | City of Iloilo | (Sgd.) Alfredo Aru- ngayan Chief Realty Tax Div. | O.R. 2043488 Date 1/6/60 Iloilo City Amount P10.00 |
| (Sgd.) TIO ENG HUY | Dec. 24, 1960 For 1961 | City of Iloilo | (Sgd.) Alfredo Aru- ngayan Sup. Chief Land Tax Div. | O.R. 6652724 Date 12/22/60 Iloilo City Amount P10.00 |
| (Sgd.) TIO ENG HUY | For 1962 Dec. 28, 1961 | City of Iloilo | (Sgd.) Alfredo Aru- ngayan Sup. Chief Land Tax Div. | O.R. 7148241 Date 12/28/61 Iloilo City Amount P10.00 |
| (Sgd.) TIO ENG HUY | Jan. 2, 1963 | City of Iloilo | (Sgd.) Remegio Fuentes Chief Mun. Lic. Div. | O.R. 257011 Date Jan. 2, 1963 Iloilo City Amount P10.00 |
| (Sgd.) TIO ENG HUY | For 1964 Dec. 19, 1963 | City of Iloilo | (Sgd.) Remegio Fuentes Chief Mun. Lic. Div. | O.R. 6714813 Date Dec. 19, 1963 Iloilo City Amount P10.00 |
| | For 1965 Dec. 22, 1964 | City of Iloilo | (Sgd.) Remegio Fuen- tes Chief Mun. Lic. Div. | O.R. I-4150180 Date Dec. 28 Iloilo City Amount P10.00 |

Failure to make the report herein required within the first sixty days of every calendar year shall cause the cancellation of the corresponding registration certificate. (Section 10 Alien Registration Act of 1950.)

(Sgd.) TIO ENG HUY
Jan. 5, 1966
City of Iloilo

(Sgd.) REMEGIO I. FUENTES
Chief Mun. Lic. Div.
O.R. 2749058
Date Jan. 5, 1966
Iloilo City
Amount P10.00

Wherefore, you are hereby given notice that said petition will be heard by this Court on 17th day of April, 1969, at 8:00 o'clock in the morn-

ing. It is hereby ordered that this notice be published once a week for three consecutive weeks in the *Official Gazette* and in the "*Visayan Tribune*", a newspaper of general circulation in the province and city of Iloilo where the petitioner resides, and that such petition and this notice be posted in a public and conspicuous place in the office of the Clerk of Court.

Witness, the Hon. Ramon Blanco, Judge of the Court of First Instance of Iloilo, this 5th day of August, in the year nineteen hundred and sixty-eight.

Attest:

[38-40]

(Sgd.) RODOLFO C. COMODA

Spl. Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
SIXTH JUDICIAL DISTRICT
BRANCH XVI

CASE No. 74131.—In the Matter of the Petition of TERESITA Co CHAN known also as TERESITA UY CHAN to be Admitted a Citizen of the Philippines.

NOTICE OF HEARING ON THE PETITION
FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor- General, Manila and to Miss Teresita Co Chan known also as Teresita Uy Chan, petitioner, 647 Evangelista, Manila, and to all whom it may concern:

Whereas a petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended, has been filed with this Court by Teresita Co Chan also known as Teresita Uy Chan on September 3, 1968, copy of which is attached hereto, alleging that her full name is Teresita Co Chan registered with the Bureau of Immigration as Teresita Uy Chan; that she was born on March 10, 1947 in the City of Manila; that she is a resident of No. 647 Evangelista St., Quiapo, Manila; and that her witnesses are Dr. Rogelio S. Dalisay of No. 345 Herbosa St., Tondo, Manila, Miss Brigida B. Vergara of No. 402 D. Navarro St., Tondo, Manila and Mrs. Purificacion C. Cabaral of No. 532 Torres Bugallon St., Caloocan City, NOTICE is hereby given that said petition will be heard by this Court on the 24th day of April, 1969, at 8:30 a.m.

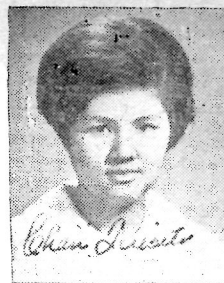
In accordance with law, let this notice and the attached petition, together with its annexes, be published at petitioner's expense once a week for three consecutive weeks in the *Official Gazette* and in the "*Daily Mirror*", a newspaper of general circulation in the City of Manila where petitioner resides, to which newspaper the publication was assigned after a raffle duly held in pursuance of Republic Act No. 4569. Likewise, let copy of the petition, together with its annexes, and of this notice, be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness the Honorable Juan L. Bocar, Judge of the Court of First Instance of Manila, this 11th day of September, in the year of our Lord Nineteen Hundred and Sixty-Eight.

(Sgd.) JOSE SAN AGUSTIN

Clerk of Court

[38-40]



PETITION FOR NATURALIZATION

I apply for naturalization as a citizen of the Philippines and before this Hon. Court respectfully show:

1. That my full name is TERESITA Co CHAN registered with Bureau of Immigration as TERESITA UY CHAN;

2. That my present place of residence is at No. 647 Evangelista St., Quiapo, Manila; and my former places or residence are: at No. 250-2 Herbosa St., Tondo, Manila; at No. 349 Herbosa St., Tondo, Manila;

3. That I am employee and my average annual income during the last three years 1965, 1966 and 1967 amounted to P4,800.00 more or less and upon filing of this petition on Jan. 1, 1968, my monthly salary amounted to P600.00 or equivalent to P7,200.00 per annum;

4. That I was born in the City of Manila on the 10th day of March 1947. I am at present a citizen of the Republic of China under whose laws, Filipinos may become naturalized citizens thereof;

5. That I am single;

6. That I did not emigrate to the Philippines being a native born of the Philippines of Chinese parentage;

7. That I have resided continuously in the Philippines for a period of twenty-one years (21) more or less immediately preceding the date of the filing of this petition; and in the City of Manila, since my birth at least more than one year prior to the filing of the petition;

8. That I am able to speak and write English and Tagalog languages besides the Chinese;

9. That I am not owner of any real estate in the Philippines but am engaged in a lawful and lucrative trade, business or occupation;

10. Being presently single, I have no children, but in case I shall have in the future, I bind to enroll them in schools and colleges duly recognized by the Government, not limited to any race or nationality and where such subjects as Phil. history, government and civics are part of the curriculum of studies;

11. That one year prior to the filing of this petition, I have filed my declaration of intention to become a citizen of the Philippines with the Office

of the Hon. Solicitor General and a copy of which is hereto attached and made integral part of this petition;

12. That I believe in the principles underlying the Philippine Constitution. I am a person of good moral character and repute and have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relations with the constituted authorities as well as with the community in which I am living. I have mingled socially with the Filipinos and have evinced a sincere desire to learn and embrace their customs, traditions and ideals. I possess all the qualifications required and necessary to become a citizen of the Philippines and none of the disqualifications set forth under Sec. 4 of Commonwealth Act. 473;

I am not opposed to organized government, nor affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideals; or ideas; I am not a polygamist, nor a believer in the practice of the same. I have not been convicted of any crime involving moral turpitude. I am not suffering from any incurable and contagious disease, nor of mental alienation. The nation of which I am at present a citizen is not at war with the Philippines;

13. That it is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty and particularly to the Republic of China of which at this time I am a citizen. I will reside continuously in the Philippines from the date of the filing of this petition and intend to do so even after my final admission to Philippine citizenship;

14. That I have not filed any other petition for citizenship in any other Court except the case at bar;

15. That Dr. Rogelio S. Dalisay, of legal age and residing at No. 345 Herbosa St., Tondo, Manila; Miss Brigida B. Vergara, of legal age and residing at No. 402 D. Navarro St., Tondo, Manila; and Mrs. Purificacion C. Cabasal, of legal age and residing at No. 532 Torres Bugallon St., Caloocan City, who are all Filipino citizens, will appear and testify as my character witnesses at the hearing of my herein petition;

Attached hereto and made a part of this petition are copies of my declaration of intention, birth certificate and my own photograph;

Wherefore, your petitioner, respectfully prays the Hon. Court that after due publication and hearing in accordance with law, petitioner be declared eligible and qualified for Philippine citizenship and consequently be admitted as a citizen of the Republic of the Philippines.

Manila, Philippines, September 2, 1968.

(Sgd.) TERESITA CO CHAN
Petitioner
647 Evangelista St.
Quiapo, Manila

ACR No. B-141102
dated Manila, July 17-50

Subscribed and sworn to before me this 2nd day of September 1968 at Manila by Teresita Co Chan to the truth of foregoing petition and exhibited to me her residence certificate No. A-469560 issued at Manila on March 29, 1968.

(Sgd.) JUANITO CARLOS
Notary Public
My commission expires Dec. 31, 1968

Not. Reg. 136;
Page 11;
Book 40;
Series of 1968.



[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF AGUSAN
FIFTEENTH JUDICIAL DISTRICT
BRANCH I

Lot No. 199, Case 4, GLRC Cad. 562
(LRC) Swo-8028

Re: Petition for Reconstitution of Original Certificate of Title No. (N.A.).

SALVADOR FELIAS, Petitioner

NOTICE

To: Atty. Orlando F. Doyon, for petitioner, Salvador Felias, Aquilino Bacol, Mateo Abao, Maximino Timogan, Mun. Road % Municipal Mayor, all Nasipit, Agusan and to all whom it may concern:

Whereas, a petition has been filed with this Court by petitioner, thru counsel, for the reconstitution of lost original certificate of title No. (N.A.) of Salvador Felias, alleged lost or destroyed during the last World War II in the office of the Register of Deeds of Butuan, Agusan, covering real property to wit: A parcel of land (Lot 199) situated in Poblacion, Nasipit, Agusan. Bounded on the NW. by Road; NE. by Lot 200; SE. by Lot 202; SW. by Lot 197, all Nasipit Cad. Containing an area of 327 square meters, more or less.

Therefore, you are hereby notified that the hearing of the above case has been set on November 28, 1968 at 8:30 a.m. before this Court at Butuan City, at which date, time and place you should appear and present your objection, if any you have against the petition.

Witness the Honorable Simeon N. Ferrer, Judge of this Court, this 5th day of August, 1968, at Butuan City.

(Sgd.) MACARIO C. CONDE
Clerk of Court

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 21, LRC Record No. 1008
Lot No. 5292, Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, *vs.* BERNARDO ABENDAN ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Simplicio Iyas, Julio Paquibot, Cirilo Apa, Hrs. of Felipe Apa, Cirilo Paquibot, all of Barrio Agus, Lapulapu City, Philippines and the Register of Deeds of Lapulapu City and to all whom it may concern:

Please take notice that the petition filed with this Court by Corazon Furbeyre thru Atty. Pedro C. Gamboa, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on November 28, 1968, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines,

Lot No. 5292 is situated at Barrio Agus, Lapulapu City, Philippines and bounded by the properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place designated herein and to show cause if any you have why said petition should not be granted.

Witness, the Honorable Francisco S. Tantuico, Jr. Judge of this Court, this 20th day of August, 1968, at Cebu City, Philippines.

For the Clerk of Court:

Sgd. (Mrs.) REMEDIOS CORRO ORSON
[38, 39] In-charge, Land Title Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 15, LRC Record No. 905
Lot No. 493, Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, *vs.* EULALIA AGUJAR ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Enrique Baguio, Ycong Brothers % Manuel Ycong, Narcisa Ybanez, Juanso Patalinghug, Santiago Baguio, all of Barrio Gun-ob, Lapulapu City, Philippines and the Register of Deeds of Lapulapu City and to all whom it may concern:

Please take notice that the petition filed with this Court by Felipe Baguio thru Atty. Magno D. Dionson, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on November 27, 1968, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 493 is situated at Barrio Gun-ob, Lapulapu City, Philippines and bounded by the properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place designated herein and to show cause if any you have why said petition should not be granted.

Witness, the Honorable Francisco S. Tantuico, Jr., Judge of this Court, this 20th day of August, 1968, at Cebu City, Philippines.

For the Clerk of Court:

Sgd. (Mrs.) REMEDIOS CORRO ORSON
[38, 39] In-charge, Land Title Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 19, LRC Record No. 1003 Lot No. 2781, Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, *vs.* CORNELIO AGUJAR ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Rufino Gelig, Eduvigio Tampus, Enrico Lumongsod, Luis Cabrera, all of Barrio Mactan, Lapulapu City, Philippines and the Register of Deeds of Lapulapu City and to all whom it may concern:

Please take notice that the petition filed with this Court by Manuel Miguel Martinez thru Atty. Jesus Esmeña Campos, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on November 28, 1968, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 2781 is situated at Barrio Mactan, Lapulapu City, Philippines and bounded by the properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place designated herein and to show cause if any you have why said petition should not be granted.

Witness the Honorable Francisco S. Tantuico, Jr., Judge of this Court, this 20th day of August, 1968, at Cebu City, Philippines.

For the Clerk of Court:

Sgd. (Mrs.) REMEDIOS CORRO ORSON
[38, 39] In-charge, Land Title Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LANA DEL SUR
FIFTEENTH JUDICIAL DISTRICT
CITY OF MARAWI, BRANCH III

LRC SPECIAL PROCEEDING No. 111-127.—In Re: Petition for Reconstitution of Original Certificate of Title No. (N.A.) covering H-58455.

ARAGASI D. MALACO, Petitioner.

NOTICE OF HEARING

To: Aragasi D. Malaco, Francisco Moran, Malabang, Lanao del Sur; and to all whom it may concern:

Whereas, a petition has been filed with this Court under the provisions of Republic Act No. 26, by petitioner, for the reconstitution of the Original Certificate of Title No. (N.A.) covering H-58455 (SWO-36622) registered in the name of Francisco Moran and Marciana Tenorio covering a real property, situated in the barrio of Baras, Municipality of Malabang, Province of Lanao del Sur, Philippines, containing an area of 20.8285 hectares and bounded on the NE., by properties of Usa Radialan and Acub Mudchor on the SE., by Baras River; on the SW., by property of the Philippine Union Mission Corporation; and on the NW., by the property of Lalawa (Mora).

Therefore, you are hereby given notice, that said petition has been set for hearing on November 11, 1968, at 8:30 a.m., before this Court at Camp Kiethly, Marawi City, on which date, time and place, you should appear and file your claims or objections, if you have any, to the petition.

Witness the Honorable Demetrio B. Benitez, Judge of said Court, this 20th day of August, 1968.

(Sgd.) SANTOS B. ADIONG
[38, 39] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 10, LRC (GLRO) Record No. 97 Lot No. 593, Talisay Cadastre

Reconstitution of Title. LILIA FERRERAS, Petitioner

NOTICE

To: Meliton Coreche and Celina Coreche de la Rosa, both of Dos Hermanas, Talisay, Negros Occidental; and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by petitioner, for the reconstitution of the original as well as the owner's duplicate of Original Certificate of Title No. (N.A.) covering Lot No. 593 of Talisay Cadastre, in the name of Toribio Delgado, which parcel of land is described and bounded on the NE. by Lots Nos. 595 and 594; on the SE. by Calle Gral. Luna; on the SW., by Lot No. 589; and on the NW. by Lots Nos. 588 and 604, with an area of 910 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on November 23, 1968, at 8:30 a.m., before this Court, in the Provincial Capitol of this province, Bacolod City, on which date, time and place, all persons interested in the above-mentioned lot may appear and state their reasons, if any they have, why the petition should not be granted.

Witness the Honorable Jose F. Fernandez, Judge of said Court, the 8th day of August, 1968.

(Sgd.) JOSE AZCONA
Clerk of Court
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT
Cadastral Case No. 29, LRC (GLRO) Record No.
292 Lot No. 657, Escalante Cadastre
LOLITA BANGGAY-DUMDUM, Petitioner

NOTICE

To: Ponciano Calletor and Gabino Maratas, both of Escalante, Negros Occidental; and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by petitioner, for the reconstitution of the original as well as the owner's duplicate of Original Certificate of Title No. (N.A.) covering Lot No. 657 of Escalante Cadastre, in the names of the spouses Victor Lumangyao and Francisca Español, which parcel of land is bounded on the N. by Lots Nos. 804 and 639; on the E. by Lot No. 639; on the SE. by Lots Nos. 804 and 660; on the SW. by Lots Nos. 659 and 658; and on the NW., by Lots Nos. 2963 and 640, with an area of 21,114 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on November 30, 1968, at 8:30 a.m., before this Court in the Provincial Capitol of this province, Bacolod City, Philippines, on which date, time and place, all persons interested in the said lot may appear and state their reasons, if any you have, why the petition should not be granted.

Witness the Honorable Jose F. Fernandez, Judge of said Court, the 23rd day of August, 1968.

(Sgd.) JOSE AZCONA
Clerk of Court
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT
Cadastral Case No. 14, LRC (GLRO) Record No.
117 Lot No. 1269-B, Pontevedra Cadastre
Reconstitution of title. GLICERIO PERNITO
Petitioner

NOTICE

To: Alejandro Edjan, Manuel Lagtapon and Feliciano Liboon, all of Pontevedra, Negros Occidental; and to all whom it may concern:

Whereas, a petition has been filed with this Court, by petitioner, under the provisions of Republic

Act No. 26, for the reconstitution of the original as well as the owner's duplicate of Transfer Certificate of Title No. 29393 covering Lot No. 1269-B of Pontevedra Cadastre, Negros Occidental, in the name of Consolacion Pasamala, which parcel of land is more particularly bounded and described as follows: on the E., by Lot No. 1269-C of the subdivision plan; on the S. by Lot No. 1510; on the W. by Lot 1269-A and on the NW., by Lot No. 1502, with an area of 34,806 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on November 30, 1968, at 8:30 a.m., before this Court, in the Provincial Capitol of this province, Bacolod City, on which date, time and place, all persons interested in the above-mentioned lot may appear and state their reasons, if any they have, why the petition should not be granted.

Witness the Honorable Jose F. Fernandez, Judge of said Court, the 16th day of August, 1968.

(Sgd.) JOSE AZCONA
Clerk of Court
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ZAMBOANGA DEL NORTE
SIXTEENTH JUDICIAL DISTRICT
DIPOLOG, (BRANCH I)

Cadastral Case No. 1, G.L.R.O. Record No. 76
Lot No. 392, Dapitan Cadastre

SPECIAL PROCEEDING No. 251.—Petition for Judicial Reconstitution of Original Certificate of Title No. 6973.

SIMEON JAUCULAN and LIBRADA ICASAMA
Petitioners

NOTICE OF HEARING

To all appearing to have an interest in the property, the occupant of said property, the adjoining owners, and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by the petitioner thru counsel, praying for the reconstitution of Original Certificate of Title No. 6973, alleged to have been lost or destroyed during the last global war, issued by the Register of Deeds in the province of Zamboanga del Norte, bounded and described as follows:

Lot No. 392.—NE, by Lot Nos. 575 & 505; SE, by Lot No. 505; SW, by Lot No. 391; and NW, by Calle Socio. Containing an area of three hundred and eighty (380) square meters, more or less.

Therefore, you are hereby given notice that the said petition has been set for hearing on November 4, 1968, at 8:30 o'clock in the morning, at the Session Hall, of this Court, (Branch I), on which

date, time and place you should appear in order to file your claim or objection if you have any to the petition.

Witness, the Hon. Onofre Sison Abalos, Judge of this Court, this 28th day of August, 1968, in Dipolog, Zamboanga del Norte.

(Sgd.) V. S. CONCHA
Clerk of Court

[38, 39]

REPUBLIC OF THE PHILIPPINES

COURT OF FIRST INSTANCE OF ZAMBOANGA DEL NORTE

SIXTEENTH JUDICIAL DISTRICT

DIPOLOG (BRANCH I)

SPECIAL PROCEEDING No. 237.—Re: Petition for Judicial Reconstitution of Original Certificate of Title No. 2725, in the name of RODRIGO TILLANO, widower.

Free Patent No. 28493 Lots Nos. 1 & 2

RODRIGO TILLANO, Petitioner

NOTICE OF HEARING

To all appearing to have an interest in the property, the occupant of said property, the adjoining owners and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No.

26, by petitioner thru counsel, praying for the reconstitution of Original Certificate of Title No. 2725, alleged to have been lost or destroyed during the last global war, issued by the Register of Deeds for the province of Zamboanga del Norte, bounded and described as follows:

Lot No. 1.—NE, by aipaloc Creek, SW. by Sipaloc Creek, NW. by Sipaloc Creek, SE. by property of Luis Badamor and S., by property of A. Baid. Containing an area of 12.1583 hectares more or less.

Lot No. 2.—NE. by property of C. Laputs E. by Public Land, SW. by Hr. of Pedro Calasang, W. by Paulo Cabilin and NW. by Public Land. Containing an area of 4.9486 hectares more or less.

Therefore, you are hereby given notice that the said petition has been set for hearing on November 4, 1968, at 8:30 o'clock, in the morning, at the Session Hall (Br. I) on which date, time and place you should appear in order to file your claim or objection if you have any to the petition.

Witness, the Hon. Onofre Sison Abalos, Judge of this Court, this 9th day of August, 1968, in Dipolog, Zamboanga del Norte.

V. S. CONCHA
Clerk of Court

By: ANTONIO R. GONZALES
Branch Clerk of Court

[38, 39]

Land Registration Commission

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF AKLAN

Land Registration Case No. K-184
LRC Record No. N-35383

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Kalibo, Aklan; the Municipal Mayor, the Municipal Council, Dolores D. Quimpo, Salvacion Pader, Apolinar Alonzo, Librado Inocencio, Jose Belarmino, Nicolas Gregorio, Altavas, Aklan; Alicia B. Cortes, Batan, Aklan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Alfredo G. Pineda, Batan, Aklan, to register and confirm his title to the following properties:

Three (3) parcels of land situated in the Poblacion, Municipality of Altavas, Province of Aklan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-230999). Bounded on the NE. by properties of Jose Belarmino and Nicolas Gregorio; on the SE. by the Provincial Road; on the SW. by property of Apolinar Alonzo; and on the NW. by property of Librado Inocentes. Point "1" is S. 45 deg. 02 min. W., 516.02 meters from BLLM 2, Altavas, Aklan. Area three thousand six hundred ninety three (3,693) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-230999). Bounded on the SE. by Lot 3; on the SW. by property of Salvacion Pader; and on the NW. by the Provincial Road. Point "1" is S. 44 deg. 45 min. W., 577.91 meters from BLLM 2, Altavas, Aklan. Area one hundred forty three (143) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-230999). Bounded on the SE. by property of Dolores F. Quimpo; on the SW. by property of Salvacion Pader *vs.* Dolores F. Quimpo; and on the NW. by Lot 2 and the Provincial Road. Point "1" is S. 43 deg. 53 min. W. 552.82 meters from BLLM 2, Altavas, Aklan. Area three hundred eighteen (318) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Aklan, at its session to be held in the Municipality of Kalibo, Province of Aklan, Philippines, on the 18th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Felix B. Macalalag, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[38,39]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY

Land Registration Case No. N-477
LRC Record No. N-35402

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Legaspi City; the Municipal Mayor, the Municipal Council, Lazaro Rabadan, Eugenio Sedanto, Romualdo Rosalada, Maria Rafñada, Simeon Regondola, Inocentes Regondola, Gregorio Redume, Marcos Militante, Juan Ragos, the Heirs of Francisco Padua, the Heirs of Maria Robantes, Domingo Sosotana, Oas, Albay; the Heirs of Josefa Samson, the Heirs of Ramon Anzon, Camalig, Albay; Annie S. Anson, 42 Spring Street, Makati, Rizal; Antonio Valenciano, Manga, Oas, Albay; and to all whom it may concern:

Whereas, an application has been presented to this Court by Cesar G. Anson, 42 Spring St., Makati, Rizal, thru Atty. Rafael S. Lucila, Legaspi

City to register and confirm his title to the following property:

A parcel of land (Psu-39973, plan (LRC) SWO-14278), with the improvements thereon, situated in the Barrio of Manga, Municipality of Oas, Province of Albay. Bounded on the NE. by the road to Talahib; on the SE. by properties of the Heirs of Josefa Samson or Antonio Valenciano, Lazaro Rabadan, Eugenio Sedanto, Maria Rañada, Simeon Regondola, Inocentes Regondola and Gregorio Redume; on the SW. by the Quimba River; on the W. by property of Marcos Militante; on the NW. by properties of Marcos Militante, Domingo Sosotana, the Heirs of Maria Robantes, the Heirs of Francisco Padua and Juan Ragos and the Road to Talahib; and in the interior by property of Romualdo Rosalada. Point "1" is S. 83 deg. 44 min. W., 2,142.50 meters from BLBM No. 2, Sabang, Oas. Area four hundred four thousand four hundred twelve (404,412) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Albay, at its session to be held in Legaspi City, Philippines, on the 11th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Roberto Zurbano, Judge of said Court, the 1st day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38,39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1420
LRC Record No. N-34788

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the

Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Tanauan, Batangas; Juan Silva, Marcosa Esqueta, Benita Silva, Lorenzo Fajardo, Fusta Gonzaga, Trapiche, Tanauan, Batangas; Heirs of Ladislao Tapia, San Pedro, Laguna; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Vidal Silva and Valeria Marfa, Mateo Velasco and Marcelina Manimtim, Trapiche, Tanauan, Batangas to register and confirm their title to the following property:

A parcel of land (Lot 618 Tanauan Cadastre, LRC (Swo-10976), with the improvements thereon, situated in the Barrio of Trapiche, Municipality of Tanauan, Province of Batangas. Bounded on the NE. by a Barrio Road and properties of Juan Silva, Marcosa Esqueta and Benita Silva; on the SE. by property of the Heirs of Ladislao Tapia; and on the SW. by Lot 619 and 516 of Tanauan Cadastre. Point "1" is N. 37 deg. 57 min. E. 249.30 meters from B.B.M. 29 Tanauan Cadastre. Area two thousand six hundred fifty-eight (2,658) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in Lipa City, Philippines, on the 27th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38,39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-749
LRC Record No. N-35172

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office No. 7, 234 Tanduay St., San Miguel,

Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Branch Manager, Philippine National Bank, Batangas Branch, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Maria Buenviaje, Bauan, Batangas; Candido Lopez, Jose Lopez, Julio McAuslen, Naida R. Orendain, San Antonio, Bauan, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Vicente H. Conti, San Antonio, Bauan, Batangas, to register and confirm his title to the following properties:

Three (3) parcels of land with the building and improvements thereon, situated in the Barrio of San Antonio, Municipality of Bauan, Province of Batangas. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-235783). Bounded on the N. by property of Maria Buenviaje; on the E. by property of Candido Lopez; on the S. by Lot 2; and on the W. by property of Julio Mc. Auslen. Point "1" is S. 88 deg. 16 min. E., 884.70 meters from B.L.L.M. 1, Bauan, Batangas. Area one thousand two hundred sixty-eight (1,268) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-235783). Bounded on the N. by Lot 1; on the E. by properties of Candido Lopez and Jose Lopez; on the SW. by Lot 3; and on the W. by Property of Julio Mc. Auslen. Point "1" is S. 88 deg. 16 min. E. 884.70 meters from B.L.L.M. 1, Bauan, Batangas. Area two thousand four hundred one (2,401) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-235783), Bounded on the NE. by Lot 2; on the E. by property of Jose Lopez; on the SW. by the National Road; and on the W. by property of Julio Mc. Auslen. Point "1" is S. 82 deg. 35 min. E., 893.14 meters from B.L.L.M. 1, Bauan, Batangas. Area fifty-one (51) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the Municipality of Batangas, Province of Batangas, Philippines, on the 18th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lorenzo Relova, Judge of said Court, the 29th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-277
LRC Record No. N-35337

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Taal, Batangas; Ignacio Leonor, Balisong, Taal, Batangas; Teofilo Alvarez, Tulo, Taal, Batangas; Valentin Maligaya, Jose de Sagun, Jose Diomampo, Marcela Alvarez, Marcelina Arrevalo de Castro, Juanita Pesigan, Mahabanglodlod, Taal, Batangas; Carlito Bathan, Bagong Pook, Taal, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Isabel Malaluan, Silveria Malaluan, the spouses Pascacio Manalo and Asuncion Malaluan, Taal, Batangas, to register and confirm their title to the following property:

A parcel of land (plan Psu-234400), with the improvements thereon, situated in the Barrio of Carasuche, Municipality of Taal, Province of Batangas. Bounded on the NE. by property of Jose Diomampo; on the SE. by properties of Marcela Alvarez, Marcelina Arrevalo de Castro, Juanita Pesigan and Carlito Bathan; on the SW. by property of Valentin Maligaya; and on the NW. by a Barrio Road and by properties of Ignacio Leonor, Teofilo Alvarez, Valentin Maligaya and Jose de Sagun. Point "1" is N. 69 deg. 54 min. E., 2,173.85 meters from BLIM 1, Taal Batangas. Area ninety thousand seventy-eight (90,078) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the Municipality of Balayan, Province of Batangas, Philippines, on the 3rd day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the

time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jaime de los Angeles, Judge of said Court, the 16th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1442
LRC Record No. N-35341

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Leonardo Vilaavicencio; Epitacio Guevarra, the Heirs of Higinio Mayoga, Teotimo Maloles, Vicente Marahas, Dionisio Dizon, Hipolito Oba, the Principal Teacher, Sto. Tomas Elementary School, Sto. Tomas, Batangas; Ariston Torres, Purificacion Naso, Tanauan, Batangas; Paciano Guevarra, c/o Veronica de Castro 542 Antipolo St., Sampaloc, Manila; the Heirs of Eustacio Maloles, 58 Cordillera, Quezon City; Corazon G. Guevarra, 1572 Antipolo St., Sampaloc, Manila; Maurita G. Guevarra, 1409 Felina St., Sampaloc, Manila; Consuelo M. Guevarra, 1548 Antipolo St., Sampaloc, Manila; Eduardo Guevarra, Sta. Clara, Sto. Tomas, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Veronica de Castro, Gaudencia Guevarra, Maria C. Guevarra, 1542 Antipolo St., Sampaloc, Manila; Isidro Guevarra, 1572 Antipolo St., Sampaloc, Manila; Pedro Guevarra, 1409 Felina St., Sampaloc, Manila; Mariano C. Guevarra, 1548 Antipolo St., Sampaloc, Manila; Primitiva Guevara and Isabela G. Siscar, Sto. Tomas, Batangas,

to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, plan Psu-236415), with the improvements thereon, situated in the Poblacion, Municipality of Sto. Tomas, Province of Batangas. Bounded on the NE. by property of Teotimo Manoles; on the SE. by a Barrio Road; on the SW. by Lot 2; and on the NW. by property of the Heirs of Eustacio Manoles. Point "1" is S. 73 deg. 09 min. E., 1,166.39 meters from BLLM 1, Sto. Tomas, Batangas. Area nine thousand four hundred thirty-three (9,433) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-236415), situated in the Poblacion, Municipality of Sto. Tomas, Province of Batangas. Bounded on the NE. by Lot 1; on the S. by a Barrio Road; on the SW. by the National Road; and on the NW. by property of the Heirs of Eustacio Manoles. Point "1" is S. 71 deg. 33 min., 1,196.38 meters from BLLM 1, Sto. Tomas, Batangas. Area one hundred seventy-one (171) square meters, more or less.

3. A parcel of land (plan Psu-235856), situated in the Poblacion, Municipality of Sto. Tomas, Province of Batangas. Bounded on the NE. by the Jose P. Rizal Street; on the SE. by property of Vicente Marahas; on the SW. by property of the Municipal Government of Sto. Tomas (Gen. Malvar Elementary School); and on the NW. by property of Ariston Torres & Purificacion Maso. Point "1" is S. 25 deg. 50 min. E., 335.03 meters from BLLM 1, Sto. Tomas, Batangas. Area nine hundred thirty-five (935) square meters, more or less.

4. A parcel of land (Lot 1, plan Psu-236288), situated in the Barrio of Sta. Clara, Municipality of Sto. Tomas, Province of Batangas. Bounded on the NE. by a Barrio Road; on the SE. and SW. by property of the Heirs of Higinio Mayoga; and on the NW. by property of Paciano Guevarra. Point "1" is S. 11 deg. 44 min. E. 2,925.67 meters from BLBM 2, San Joaquin, Sto. Tomas. Area seven thousand eight hundred forty-five (7,845) square meters, more or less.

5. A parcel of land (Lot 2, plan Psu-236288), situated in the Barrio of Sta. Clara, Municipality of Sto. Tomas, Province of Batangas. Bounded on the NE. by a Barrio Road; on the SE. by property of Paciano Guevarra; on the SW. by property of the Heirs of Higinio Mayoga; and on the NW. by property of Dionisio Dizon and Lot 3. Point "1" is S. 9 deg. 46 min. E., 2,800.72 meters from BLBM 2, San Joaquin Sto. Tomas. Area ten thousand seven hundred seventy-six (10,776) square meters, more or less.

6. A parcel of land (Lot 3, plan Psu-236288), situated in the Barrio of Sta. Clara, Municipality of Sto. Tomas, Province of Batangas. Bounded on the NE. and NW. by property of Hipolito Oba; on the E. by a Barrio Road; on the SE. by Lot

2; and on the SW. by property of Dionisio Dizon Point "1" is S. 9 deg. 46 min. E., 2,800.72 meters from B.L.B.M. 2, San Joaquin, Sto. Tomas. Area twelve thousand seven hundred ninety-five (12,795) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the City of Lipa, Philippines, on the 27th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAGAYAN

Land Registration Case No. T-18
LRC Record No. N-35310

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the Provincial Assessor, Tuguegarao, Cagayan; the Municipal Mayor, the Municipal Council, Piat, Cagayan; Domingo Bosi, Jose Campo, Ramon de Dios, Maria Campo, Martin Macuring, Jose Laurencia, Esteban Campo, Maria Alansigan, Veronica Ramirez, Amdor Aggalut, Vicente Baloran, Favian Carungui Rafael Ferrer, Liwan (Rizal) Piat, Cagayan; and to whom it may concern:

Whereas, an application has been presented to this Court by Jose Bosi, Tuguegarao, Cagayan thru Attys. Lagui & Lagui, Tuguegarao, Cagayan, to register and to confirm his title to the following properties:

Six (6) parcels of land with the improvements thereon, situated in the Barrio of Liwan, Municipality of Piat, Province of Cagayan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 2071, Piat Public Land Subdivision, Pls-149, plan (LRC) Swo-7899). Bounded on the NE. by Lots 2075, 2074 and 2073; on the SE., W. and NW., by a road; and on the SW. by Lot 2070, all of Piat Public Land Subdivision, Pls-149. Point "1" is S. 84 deg. 58 min. W. 444.64 meters from BBM 23, Piat Public Land Subdivision, Pls-149. Area twenty thousand fifty three (20,053) square meters, more or less.

2. A parcel of land (Lot 2085, Piat Public Land Subdivision, Pls-149, plan (LRC) Swo-7899). Bounded on the NE. by the Matalag River; on the SE. by Lot 2084; on the SW. by Lot 2083; and on the NW. by Lot 2086, all of Piat Public Land Subdivision, Pls-149. Point "1" is N-72 deg. 12 min. W., 599.36 meters from BBM 23, Piat Public Land Subdivision, Pls-149. Area eighteen thousand three hundred twenty seven (18,327) square meters, more or less.

3. A parcel of land (Lot 2086, Piat Public Subdivision, Pls-149, plan (LRC) Swo-7899). Bounded on the NE. by the Matalag River; on the SE. by lot 2085; and on the SW. by lot 2088; and on the NW. by lot 2087, all of Piat Public Land Subdivision Pls-149. Point "1" is N. 72 deg. 12 min. W., 599.36 meters from BBM 23, Piat Public Land Subdivision, Pls-149. Area thirteen thousand five hundred three (13,503) square meters, more or less.

4. A parcel of land (Lot 2087, Piat Public Subdivision, Pls-149, plan (LRC) Swo-7899). Bounded on the E. by Lot 2086; on the SW. by Lots 2088, 2089 & 2090, all of Piat Public Land Subdivision, Pls-149; and on the NW. by the Matalag River. Point "1" is N. 71 deg. 12 min. W., 825.52 meters from BBM 23, Piat Public Land Subdivision, Pls-149. Area thirty thousand eight hundred forty one (30,841) square meters, more or less.

5. A parcel of land (Lot 2096, Piat Public Land Subdivision, Pls-149, plan (LRC) Swo-7899). Bounded on the NE. by Lots 2090, 2089 & 2088; on the SE. by Lot 2082, a road and Lots 2099 & 2100; on the SW. by Lots 2061, 2101, 2095 and 2094; and on the NW. by Lot 2091, all of Piat Public Land Subdivision, Pl-149. Point "1" is N. 79 deg. 19 min. W., 977.35 meters from BBM 23, Piat Public Land Subdivision, Pl-149. Point "1" is N. 79 deg. 19 min. W. 977.35 meters from B.B.M. 23, Piat Public land Subdivision Pl-149. Area twenty thousand two hundred sixty two (20,262) square meters, more or less.

6. A parcel of land (Lot 2103, Piat Public Land Subdivision, Pls-149, plan (LRC) Swo-7898). Bounded on the NE. by Lot 2072; on the SE. and SW. by Lot 1195, both of Piat Public Land Subdivision, Pls-149; and on the NW. by a road. Point "1" is S. 59 deg. 50 min. W., 96.66 meters from BBM 23, Piat Public Land Subdivision, Pls-

149. Area twenty five thousand seventeen (25,017) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cagayan, at its session to be held in the Municipality of Tuao, Province of Cagayan, Philippines, on the 11th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed; and you will be forever barred from contesting said application, or any decree entered thereon.

Witness the Hon. Florentino M. Villanueva, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

Area three hundred sixty two (362) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Norte, at its session to be held in the Municipality of Daet, Province of Camarines Norte, Philippines, on the 26th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Gabriel V. Valero, Judge of said Court, the 29th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES NORTE

Land Registration Case No. N-406
LRC Record No. N-35441

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the Municipal Mayor, the Municipal Council, Diego Bachiller, Ulpiana Bachiller, Paz Pimentel Roa, Daet, Camarines Norte, Anunciacion Morales Ella, Taft, Daet Camarines Norte; and to all whom it may concern:

Whereas, an application has been presented to this Court by Dominador Ella, Taft Street, Daet, Camarines Norte thru Atty. Rogelio E. Panotes, Daet, Camarines Norte to register and confirm his title to the following property:

A parcel of land (plan Psu-231429) situated in the Poblacion, Municipality of Daet, Province of Camarines Norte. Bounded on the N. by a Drainage Canal, on the NE. by a drainage canal and by property of Ulpiana Bachiller; on the E. by property of Ulpiana Bachiller; on the S. by the Taft Street; and on the W. by property of Paz Roa. Point '1' is S. 75 deg. 08 min. E., 328.39 meters from B.L.L.M. 1, Daet, Camarines Norte.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. N-1397
LRC Record No. N-35318

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, Naga City; the Highway District Engineer, Baras, Canaman, Camarines Sur; the Municipal Mayor, the Municipal Council, Canaman, Camarines Sur; Sinforoso Hernandez, Camaligan, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Ambrosio de Leon and Benita C. de Leon, Naga City thru Atty. Luciano M. Maggay, Naga City to register and confirm their title to the following property:

A parcel of land (plan Psu-219127), situated in the Barrio of Nabaklasan, Municipality of Canaman, Province of Camarines Sur. Bounded on the NE. by the Nabaklasan Creek and property of Sinforoso Hernandez; on the SE. & S by a creek; and on the W. by the Bicol River. Point '1' is N. 38 deg. 02 min. E., 3264.38 meters from BLLM Pamplona. Area fifteen thousand two hundred

eighty-eight (15,288) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in Naga City, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Ulpiano Sarmiento, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[38, 39]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. L-88

LRC Record No. N-35257

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, Naga City; the Highway District Engineer, Baras, Canaman, Camarines Sur; the Municipal Mayor, the Municipal Council, Cabusao, Camarines Sur; Elias Refe, Pedro Villote Refe, Libmanan, Camarines Sur; Tito Camalla, Camagong, Cabusao, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Buen Morales, R-204 Bank of P. I. Bldg., Plaza Cervantes, Manila, to register and confirm his title to the following property:

A parcel of land (Lot 1, plan Psu-139004), with the improvements thereon, situated in the Barrios of Dancalan and Pandan, Municipality of Cabusao, Province of Camarines Sur. Bounded on the NE. by the National Road; on the SE. by a creek and property of Buen Morales; on the SW. by property of Pedro Villote Refe; and on the NW. by properties of Pedro Villote Refe and Gabriel Hernandez (before) Tito Camalia (now).

Point "1" is S. 51 deg. 34 min. E., 6,006.71 meters from Triangulation Station Barcelonita G. & S. Cabusao, Camarines Sur. Area one hundred seventy-eight thousand six hundred one (178,601) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 12th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Augusto L. Valencia, Judge of said Court, the 10th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[38, 39]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. N-1396

LRC Record No. N-35317

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, the City Mayor, the City Council, the City Treasurer, the City Fiscal, the City Engineer, Antero San Andres, Naga City; the Highway District Engineer, Bar Canaman, Camarines Sur, Antero Sto. Tom Iguualdad St., Naga City; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Ramon V. Hernandez and Leticia L. Hernandez, P. Burgos St., Naga City thru Atty. Luciano M. Maggay, Naga City to register and confirm their title to the following property:

A parcel of land (plan Psu-235551), situated in the City of Naga. Bounded on the NE. by

Burgos Street; on the SE. by the property of Ramon Hernandez; on the SW. by property of Pedro San Andres; and on the NW. by the Igual Street. Point "1" is N. 34 deg. 09 min. W., 34 meters from BLLM 2, Naga Cadastre. a ninety seven (97) square meters, more or

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Augusto L. Valencia, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:
 GREGORIO BILOG, JR.
 Acting Commissioner
 Land Registration Commission

By: JESUS A. ADVINCULA
 Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. N-1856
 LRC Record No. N-34110

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila, the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Provincial Land Officer, the Public Works District Engineer, Naga City; the Highway District Engineer, Baras, Canaman, Camarines Sur; the Municipal Mayor, the Municipal Council, Nabua, Camarines Sur; Fulgencio Fajardo, Juanito Orbita, Ignacio Bearis, Pedro Foliente, San Miguel, Nabua, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to Court by Helen O. Beltrano, San Miguel, Nabua, Camarines Sur, to register and confirm her to the following properties:

(2) parcels of land with the building and improvements thereon, situated in the Barrio of San Miguel, Municipality of Nabua, Province of

Camarines Sur. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-207195). Bounded on the NE. by property of Ignacio Bearis; on the SE. by property of Pedro Foliente; on the SW. by Lot 2; and on the NW. by properties of Fulgencio Fajardo and Juanito Orbita. Point "1" is S. 17 deg. 47 min. E., 360.48 meters from BLLM 4, San Miguel, Nabua, Camarines Sur. Area six hundred sixty-three (663) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-207195). Bounded on the NE. by Lot 1; and on the SE. SW. and NW. by the National Road. Point "1" is S. 17 deg. 47 min. E., 360.48 meters from BLLM 4, San Miguel, Nabua, Camarines Sur. Area forty-three (43) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 10th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Ulpiano Sarmiento, Judge of said Court, the 18th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:
 GREGORIO BILOG, JR.
 Acting Commissioner
 Land Registration Commission

By: JESUS A. ADVINCULA
 Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. T-70
 LRC Record No. N-34226

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City, the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer; Naga City; the Highway District Engineer, Baras, Canaman, Camarines Sur; the Municipal Mayor, the Municipal Council, Clara Velasco, Ildefonso Aserdano, Heirs of Mariano Teoxon, Petronila Berja, Heirs of Alicano Ber-

ja, Caramoan, Camarines Sur; Felipe Velasco, Gregorio Canesa, Anastacio Bramdo or Brando, Hanopol, Caramoan, Camarines Sur; Baldomera Dasmariñas, 27 Zamora Street, Dagupan City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Alejandro H. Galicia, 27 Zamora Street, Dagupan City, thru Atty. Nilo A. Malanyaon, Naga City to register and confirm his title to the following properties:

1. A parcel of land (Lot 1, plan Psu-164382, Sheet 1, situated in the Poblacion, Municipality of Caramoan, Province of Camarines Sur. Bounded on the N. by Manapot River; on the SE. by properties of Petronila Berja and the Heirs of Alicano Berja; on the SW. by Provincial Road; and on the NW. by properties of Ildefonso Aserdano and the Heirs of Mariano Teoxon. Point "1" is S. 22 deg. 18 min. E. 805.16 meters from BLLM 1, Caramoan, Camarines Sur. Area one thousand two hundred thirty-five (1,235) square meters, more or less.

2. A parcel of land (Lot 3, plan Psu-164382, Sheet 3), with the improvements thereon, situated in the sitio of Bulagsung, Barrio of Hanopol, Municipality of Caramoan, Province of Camarines Sur. Bounded on the NE. by properties of Felipe Velasco and Gregorio Cañesa; on the SE. and S. by the Manapot River; and on the W. and NW. by property of Anastacio Brando. Point "1" is N. 13 deg. 07 min. W., 2,865.00 meters from BLLM 1, Caramoan, Camarines Sur. Area thirty one thousand nine hundred seventy (31,970) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the Municipality of Tigaon, Province of Camarines Sur, Philippines, on the 17th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Rafael S. Sison, Judge of said Court, the 13th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. N-1393
LRC Record No. N-35314

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, Maria Lontok, Naga City; the Municipal Mayor, the Municipal Council, Canaman, Camarines Sur; the Highway District Engineer, Araceli A. Olbes, Fernando Olbes, Jr., Simeona Torrecampo, Teofilo Santiago, Jr., Bienvenido Sanchez, Baras, Canaman, Camarines Sur; Rodriga Octaviano Gonzales, 2961 Sta. Mesa Blvd. Manila; Edmundo B. Cea, Nordia Lodge, Baras, Canaman, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Bienvenido Gonzales, 2961 Sta. Mesa Blvd., Manila thru Atty. Joseph L. Abante, Canaman, Camarines Sur to register and confirm his title to the following property:

A parcel of land (plan Psu-214470), situated in the Barrio of Baras, Municipality of Canaman, Province of Camarines Sur. Bounded on the NE. by property of Simeona Torrecampo; on the SE. by property of Edmundo B. Cea; on the S. by property of Maria Lontok; on the SW. by property of Bienvenido Sanchez; and on the NW. by the Provincial Road. Point "1" is S. 19 deg. 21 min. W. 470.18 meters from Boundary Monument Canaman-Magaraao, Camarines Sur. Area four hundred twenty nine (429) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 23rd day of December, 1968, at 8:30 o'clock in the forenoon to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded, and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Ulpiano Sarmiento, Judge of said Court, the 17th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38,39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAPIZ

Land Registration Case No. N-588
LRC Record No. N-31251

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the Municipal Mayor, the Municipal Council, the Heirs of Simoun Baticades, the Heirs of Maria Beluso, Maria B. Delfin, Pontevedra, Capiz; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jose D. dela Cruz, Pontevedra, Capiz, thru Atty. Roberto F. Cordenillo, Roxas City, to register and confirm his title to the following property:

A parcel of land (Lot 611, Pontevedra Cadastre, plan (LRC) SWO-8018), situated in the Barrio of Malag-it, Municipality of Pontevedra, Province of Capiz. Bounded on the NE. by properties of the Heirs of Simon Baticades, the Republic of the Philippines and the Heirs of Maria Beluso; and on the SE. and SW. and NW. by property of the Heirs of Maria Beluso. Point "1" is N. 17 deg. 07 min. E., 656.28 meters from BBM 11, Pontevedra Cadastre. Area forty-one thousand three hundred fifty-eight (41,358) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Capiz, at its session to be held in the City of Roxas, Philippines, on the 9th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose A. Aligaen, Judge of said Court, the 6th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 12th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38,39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. TG-117
LRC Record No. N-35222

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Trece Martires City; the City Mayor, the City Council, the City Fiscal, the City Engineer, the City Treasurer, Felino Nazareth, Sonidela Malabanan, Agapito Mendoza, Guillermo P. Luna, Santiago Casalme, Agripina Umale, Tagaytay City; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Development Bank of the Philippines, represented by Governor Julio V. Macuja, DBP Bldg., David Street, Manila, thru Atty. Jesus A. Avanceña by Atty. Luisito L. Lopez, DBP Bldg., David St., Manila, to register and confirm its title to the following property:

A parcel of land (Lot 3845, Tagaytay Cadastre, plan As-152, with the building and improvements thereon, situated in the District of Sungay, City of Tagaytay. Bounded on the NE. by properties of Santiago Casalme & Agripina Umale and Agapito Mendoza; on the SE. by the Provincial Road; on the SW. by property of Felino Nazareth & Senidela Malabanan; and on the NW. by properties of Agapito Mendoza and Guillermo P. Luna. Point "1" is N. 71 deg. 50 min. E., 3,846.00 meters from BLLM 1, Tagaytay Cadastre. Area thirty thousand eight hundred eighty-nine (30,889) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Tagaytay, Philippines, on the 16th day of December, 1968, at 8:30 o'clock in the

forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose C. Colayco, Judge of said Court, the 9th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38,39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU

Land Registration Case No. N-718
LRC Record No. N-32863

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Cebu City; the City Mayor, the City Council, Emeliano P. Ruiz, 319 J. Urgelio Private Road, Cebu City; Heirs of Telesforo Bagano, % Consolacion Bagano, 395 Sanciango Street, Cebu City; Heirs of Genoveva Bagano, % Lourdes B. Lao, 57 Urgelio Private Road, Cebu City; Heirs of Arsenio Climaco % Victoriano Climaco, 971 D. Jakosalem St., Cebu City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Vicente P. Lao and Antipas B. Lao, Cebu City thru Atty. Eleuteria N. Alfeche, 2nd Floor, Rm. 1, Cebu Coliseum, Leon Kilat St., Cebu City to register and confirm their title to the following property:

A parcel of land (Lot 1442-Z Banilad Friar Land Estate, Psd-3601, with the building and improvements thereon, situated in the Barrio of Sambog, City of Cebu. Bounded on the NE. by property of Emeliano P. Ruiz; on the SE. by property of the Heirs of Arsenio Climaco; on the SW. by property of the Heirs of Telesforo Bagano; and on the NW. by Road Lot-1442-0. Point "1" is S. 30 deg. 28 min. E., 504.72 meters from

Mon. No. 2, Banilad Estate to corner 1. Area five hundred eighty five (585) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Cebu, Philippines, on the 11th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose C. Borromeo, Judge of said Court, the 10th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38,39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU

Land Registration Case No. N-802
LRC Record No. N-35453

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Cebu City; the Municipal Mayor, the Municipal Council, Heirs of Severina Goco or Soco, % Faustino Goco or Soco, Daniel Caba hug, Heirs of Juan Pepito, % Nicasio Pepito Victorino Heyrosa, Mandawe, Cebu; and to all whom it may concern:

Whereas, an application has been presented to this Court by Patricia Heyrosa, the spouses Calixt Mendoza and Emilia G. Mendoza; the spouses Rodolfo Crisologo, Jr. and Victorina S. Crisologo Mandawe, Cebu thru Attys. Mayol and Seninin by Atty. Michael Y. Mayol, Mercedes Bldg., Cebu City to register and confirm their title to the following property:

A parcel of land (Plan Psu-190461), situated in the Barrio of Looc, Municipality of Mandaw Province of Cebu. Bounded on the NE. by del Rosario Street; on the SE. by the Heirs of

Severina Soco or Goco; on the SW. by property of Daniel Cabahug; and on the NW. by the Heirs of Juan Pepito. Point "1" is N. 64 deg. 50 min. E. 1,187.38 meters from BLLM 1, Mandawe, Cebu. Area three thousand three hundred sixty two (3,362) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Cebu, Philippines, on the 21st day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Amador E. Gomez, Judge of said Court, the 30th day of July, in the year 1968. Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
Land Registration Case No. N-803
LRC Record No. N-35454

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, the Highway District Engineer, Cebu City; the Municipal Mayor, the Municipal Council, Magdalena Mendoza, Mariano del Castillo, Porferia Ceniza, Nicanor Ouanor, Honorato Ceniza, the Heirs of Simon Cortes, Simplicio Bontuyan, Juan Novicio, Andres Yaon, Lorenzo Suico, Mandawe, Cebu; and to all whom it may concern:

Whereas, an application has been presented to this Court by Sergia Ceniza, Paulina Ceniza, Anio Z. Ceniza, Petronila Ceniza, Leo G. Ceniza, Ra Ceniza, Ramon Ceniza, Josefina G. Suico, andawe, Cebu City, thru Attys. Michael Y. Mal & Romulo R. Senining by Atty. Michael Y. ayol, Mercedes Bldg., Cebu City, to register and affirm their title to the following property:

A parcel of land (Lot 529, II-5121-Amd. 2, plan Ap-12552), with the building and improvements thereon, situated in the Barrio of Maguicay, Municipality of Mandawe, Province of Cebu. Bounded on the NE. by a Municipal Road; on the SE. by a Municipal Road and properties of Magdalena Mendoza and Mariano del Castillo; on the SW. by the Gen. Ricarte Street (Before) Quezon Street (Now); and on the NW. by property of Porferia Ceniza, et al., Lot 549, Hacienda Mandaue, properties of Nicanor Ouano, Honorato Ceniza, et al. Lot 549 Hacienda Mandaue, properties of Nicanor Ouano, Honorato Ceniza, et al. and the Heirs of Simon Cortes. Point "1" is N. 10 deg. 51 min. W., 1,153.53 meters from BLLM 1, Mandaue, Cebu. Area twenty-five thousand forty-four (25,044) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Cebu, Philippines, on the 21st day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, you default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Mateo Canonoy, Judge of said Court, the 30th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
Land Registration Case No. N-804
LRC Record No. N-35455

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the City Mayor, the City Council, the City Fiscal, the City Engineer, the City Treasurer, the Director, Hospicio de San Jose de Barili, Cebu City; Placido Bontuyan, Vicenta Ouano, Leonora Engles, Alfonso Famador, the Heirs of Restituta Tudtud, Con-

rado Tudtud, the Heirs of Jesus Seno, Simon Seno, the Heirs of Luis Ouano, Talamban, Cebu City; Leonarda Mina, Enriquita Plistico, Francisco Villena, Remedios Cimafranca, Elier Rodis, Mabolo, Cebu City; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Roberto A. Galvez and Jesusa Yap Galvez and Antonio M. Bacalla, Miguel Bacalla, Alicia B. Villena, Maria Clara Bacalla, Carlos M. Bacalla, Mabolo, Cebu City, thru Attys. Michael Y. Mayol & Romulo R. Senining, by Atty. Romulo R. Senining, Mercedes Bldg., Cebu City, to register and confirm their title to the following properties:

Two (2) parcels of land situated in the Barrio of Talamban, City of Cebu. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-188014). Bounded on the N. by the Hospicio de San Jose de Barili; on the SE. by the Provincial Road; on the SW. by property of Leonarda Mina; on the W. by properties of Placido Bontuyan and Vicenta Ouano; and on the NW. by properties of Leonora Engles, Alfonso Famador and the Heirs of Restituta Tudtud. Point "1" is N. 7 deg. 12 min. E., 611.34 meters from BLBM 2, Talamban, Cebu City. Area twenty-two thousand five hundred fifty-nine (22,559) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-188014). Bounded on the N. by the Heirs of Jesus Seno; on the NE. by the Butuanon River; on the SE. by property of Simon Seno and the Butuanon River; on the S. by property of Conrado Tudtud; on the SW. by property of Conrado Tudtud and the Heirs of Luis Ouano; and on the NW. by the Provincial Road and property of the Hospicio de San Jose de Barili. Point "1" is N. 9 deg. 47 min. E., 609.10 meters from BLBM 2, Talamban, Cebu. Area thirty-two thousand five hundred eighty (32,580) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Cebu, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Francisco S. Tantico, Jr., Judge of said Court, the 30th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU

Land Registration Case No. N-805

LRC Record No. N-35456

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Provincial Land Officer, the Public Works District Engineer, the Highway District Engineer, the City Mayor, the City Fiscal, the City Council, the City Engineer, the City Treasurer, Cebu City; Roque Saberon, Narciso Saberon, Pedro Saberon, Paula Saberon, Basilio Saberon, Dionisia Saberon, Eutiquio Ouano, Roberta Ouano, Banilad, Cebu City; Deogracias Tenasas, Lahug, Cebu City; Leonarda Mina, Felix Tudtud, Manuel Arcilla, Simon Seno, Manuel Abella, Talamban, Cebu City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Canuto Ouano, 6351 North Artesian Avenue, Chicago, Illinois, U.S.A.; Jose Ouano, 4604 South Lawler, Chicago Illinois, U.S.A., represented by Saturnino Ouano, Talamban, Cebu City thru Atty. Filemon L. Fernandez, Suite 106 Cebu Center Bldg., P. Lopez St., Cebu City, to register and confirm their title to the following properties:

1. A parcel of land (Lot 10241, Cebu Cadastre Extension, plan Ap-18776), situated in the Barrio of Talamban, City of Cebu. Bounded on the NE. by property of Leonarda Mina; on the SE. by property of Felix Tudtud; on the SW. by Public Land; and on the NW. by the Provincial Road. Point "1" is N. 10 deg. 51 min. E., 9,242.66 meters from BLBM 1, Cebu Cadastre. Area eight thousand three hundred twenty-one (8,321) square meters, more or less.

2. A parcel of land (Lot 12443, Cebu Cadastre Extension, plan Ap-18777), situated in the Barrio of Banilad, City of Cebu. Bounded on the NE. by an Old Barrio Road; on the SE. by properties of Deogracias Tenasas; on the SW. by the Mahiga River; and on the NW. by properties of Roberto

Ouano, Dionisia Saberon, Basilio Saberon, Paula Saberon, Pedro Saberon, Narciso Saberon and Roque Saberon. Point "1" is N. 5 deg. 12 min. E., 5,618.22 meters from BLLM 1, Cebu Cadastre. Area five thousand five hundred ninety-one (5,591) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Cebu, Philippines, on the 21st day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Amador E. Gomez, Executive Judge of said Court, the 30th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF DAVAO ORIENTAL

Land Registration Case No. N-109
LRC Record No. N-34130

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Mati, Davao Oriental; the Municipal Mayor, the Municipal Council, Dominiciano Aguilar, Mauricio dela Salde, Silverio Julian, Ignacio dela Salde, Ruperto Morales, Vicente Morales, Eligio Buco, Policarpio Morales, Modesto Balog, Nicomedes Morales, Florentino Plaza, Bonifacio Sayman, Ricardo Plaza, Policarpio Emuy, the Heirs of Angel Pansaon, Pio Manguib, Senicio Sayman, Tiburecio Lancian, Patricio Lancian, Sebastian Matilao, Ferando Perez, Agustin Sobiaco, Agapito Mangadlao, the Heirs of Exequiel Gimeno, Vicente Katipunan, Saturnino Ando, the Heirs of Bonifacio Galvez, Epigmenio Galvez, Felipe

Bandayanon, Pedro Tindogan, Luis Manguib, Basilio Lunay, Nicolas Lunay, Gliceria Perez, Asiselo Manguib, Domingo Plaza, Simeon dela Plaza, Ricardo de la Plaza, Wulfrano Peloton, Teodorico Angcasan, Felipe Sayman, Felix Balanay, Francisco Viray, Baganga, Davao Oriental; Avelyn B. Balanay, 197 S. Artiaga St., Davao City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Conralo A. Antonio, 197 S. Artiaga St., Davao City to register and confirm his title to the following property:

A parcel of land (Lot 3644, Baganga Cadastre, plan (LRC) SWO-12499), with the building and improvements thereon, situated in the Barrio of Baculin and Poblacion, Municipality of Baganga, Province of Davao Oriental. Bounded on the NE. by a Public Land and properties of Mauricio dela Salde, Silverio Julian, Ignacio dela Salde, Ruperto Morales Vicente Morales, Eligio Buco, Policarpio Morales, Modesto Balog, Nicomedes Morales, Florentino Plaza, Bonifacio Sayman, Ricardo Plaza, Public Land, properties of Policarpio Emuy, and Heirs of Angel Pansaon, on the E. by properties of the Heirs of Angel Pansaon, Pio Manguib, Senicio Sayman, Tiburecio Lancian, Patricio Lancian, Sebastian Matilao and Ferando Perez; on the SE. by properties of Sebastian Matilao, Agustin Sobiaco, Agapito Mangadlao, Lot 3219, the Pacific Ocean, properties of the Heirs of Exequiel Gimeno, Vicente Katipunan and Saturnino Ando; on the SW. by properties of the Heirs of Bonifacio Galvez, Epigmenio Galvez, Felipe Pandayanon, Pedro Tindogan, Luis Manguib, Public Land, properties of Basilio Lunay, Nicolas Lunay, Ferando Perez, Gliceria Perez, the Pongo Creek, properties of Asiselo Manguib, Domingo Plaza, Simeon de la Plaza, Ricardo de la Plaza, Wulfrano Peloton, Teodorico Angcasan, Felipe Sayman, Felix Balanay, and Francisco Viray; on the NW. by properties of Dominiciano Aguilon. Point "1" is S. 54. deg. 14 min. W., 752.28 meters from BBM 35, Baganga Cad. Area five million, five hundred seventy thousand eight hundred eighty-two (5,570,882) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Davao Oriental, at its session to be held in the Municipality of Mati, Province of Davao Oriental, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Vicente P. Bullecce, Judge of said Court, the 11th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF DAVAO ORIENTAL

Land Registration Case No. N-110
LRC Record No. N-34131

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Mati, Davao Oriental; the Municipal Mayor, the Municipal Council, David Caubang, Juan Apostol, Melecio Linsay, the Heirs of Glicerio Morales, Juliana Morales, Eugenio Morales, the Heirs of Pablo Manguib, the Heirs of Leon Morales, Meliton Sango, Gil Morales, Paulino Lancian, the Heirs of Estanislao Lancian, Daniel Junasan, Bruno Lancian, Melecio Lancian, Valentin Bermejo, Mateo Minglana, Pascual Lanaban, Digno Morales, Julia Duliente, Wenceslao Masudog, the Heirs of Isidro Taya, Policarpio Maginlaud, Justo Terio, Justa Damuy, Eugenio Morales, Eugenia Ignacio, Jr., Angela Rojas, Heirs of Nicomedes Apostol, Manuel Lacayan, Pascual Lanaban, Heirs of Nicomedes Apostol, Heirs of Bibiano de la Salde, Nicolas Morales, Heirs of Pascual Morales, Eliseo Apostol Baganga, Davao Oriental; Conrado A. Antonio, 197 S. Artiaga St., Davao City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Avelyn B. Antonio, 197 S. Artiaga St., Davao City to register and confirm her title to the following property:

A parcel of land (Lot 3267, Banganga Cadastre, Cad-288, plan LRC (SWO 12500), situated in the Poblacion, Municipality of Banganga, Province of Davao. Bounded on the NE. by properties of Juan Apostol, Melecio Linsay, the Pacific Ocean properties of Juliana Morales, Engeniano Morales, the Heirs of Pablo Manguib, Heirs of Leon Morales, Meliton Sango, Gil Morales, Paulino Lancian, Heirs of Estanislao Lancian, Daniel Junasan, Bruno Lancian, Melecio Lancian, Valentin Bermejo, and Mateo

Minglana; on the SW. by properties of Pascual Lanaban, Digno Morales, Julia Duliente, Wenceslao Masudog and Heirs of Isidro Taya; on the W. by properties of Policarpio Maginlaud, Justo Terio, Justa Damuy, Eugenio Morales, Eugenio Ignacio, Jr., the Paopagon Creek properties of Angela Rojas, Heirs of Glicerio Morales, Manuel Licayan, Pascual Lanaban, Eliseo Apostol, Heirs of Nicomedes Apostol, Eliseo Apostol, Heirs of Bibiana de la Salde, and Nicolas Morales; and on the NW. by properties of Nicolas Morales, Heirs of Pascual Morales and David Caubang. Point "1" is N. 75 deg. 46 min. E. 1,431.50 meters from BLIM 3, Bangangan Cadastre, cad-288. Area four million five hundred sixty eight thousand eighty-nine (4,568,089) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Davao Oriental, at its session to be held in the Municipality of Mati, Province of Davao, Philippines, on the 17th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Vicente F. Bullecer, Judge of said Court, the 11th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO

Land Registration Case No. N-636
LRC Record No. N-35047

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Provincial Land Officer, the Public Works District Engineer, the Highway District Engineer, Iloilo City, the Municipal Mayor, the Municipal Council, Macario Perez, Trinidad Seron, Jose Siena, Barcelisa Seron, Damiana Elecanal, Concepcion Sedano, Petronila Palmos,

Tomas Sariego, Miguel Elecanal, Felimon Sasi, Carlos Escasinas, Blasa Sariego, Rufina Escalania, Felicisimo Sarmiento, Martin Sevillo, Maximo Perez, Inocencio Santioquia, Cruz Gavilangoso, Raymundo Santillana, Basilia Serrano, Andres Sapipi, Teodoro Sausa, Balbino Siastres, Julian Sedantes, Pedro Sapipi, Ricardo Sariego, Ramon Sedantes, Margarita Sastrillo, Julio Sefil, the Head Teacher, Bucaya Barrio School, Juan Semilla, Adela Santolaja, Vicente Sefil, Celestina Selivio, Leoncio Hervas, Felix Sasi, the Heirs of Juan Savaris, Jayme Pesongco, Federico Hervas, San Joaquin, Iloilo; and to all whom it may concern:

Whereas, an application has been presented to this Court by Faustina S. Pesongco and Lorenza Seron, San Joaquin, Iloilo, thru Attys. Roque E. Evidente & Jesus G. Evidente by Atty. Jesus G. Evidente, 107 Burgos St., Jaro, Iloilo City, to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. by properties of Tomas Sariego, et al., Miguel Elicanal and Felimon Sasi; on the E. by properties of Damiana Elicanal and Concepcion Sedano; on the S. by the (Seashore) Guimaras Strait; and on the W. by property of Petronila Palmos. Point "1" is N. 45 deg. 14 min. E., 3,131.57 meters from BLBM 2, Tioias, San Joaquin, Iloilo. Area two thousand two hundred eighty-four (2,284) square meters, more or less.
2. A parcel of land (Lot 2, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. and NE. by property of the Municipal Government of San Joaquin (Bucaya Barrio School Site); on the SE. by property of Blasa Sariego; on the S. by the National Highway to Antique; and on the W. by a callejon and Lot 3. Point "1" is N. 44 deg. 40 min. E., 3,235.71 meters from BLBM 2, Tioias, San Joaquin, Iloilo. Area nine hundred thirty-five (935) square meters, more or less.
3. A parcel of land (Lot 3, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. by Lot 4; on the E. by property of Martin Sevillo, the Municipal Government of San Joaquin (Bucaya Barrio School Site), a callejon and Lot 2; on the S. by the National Highway to Antique; on the SW. by Lots 5 and 6; and on the NW. by Lot 7 and property of Rufina Escalania. Point "1" is N. 42 deg. 13 min. E., 3,267.46 meters from BLBM 2, Tioias, San Joaquin, Iloilo. Area twenty-one thousand eighty-five (21,085) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. by property of Felicisimo Sarmiento; on the E. by property of Martin Sevillo; on the SE. by Lot 3; and on the NW. by property of Rufina Escalania. Point "1" is N. 42 deg. 39 min. E., 3,326.62 meters from BLBM 2, Tioias, San Joaquin, Iloilo. Area one hundred seventy-five (175) square meters, more or less.
5. A parcel of land (Lot 5, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by Lot 3; on the S. by the National Highway to Antique; on the SW. by property of Maximo Perez; and on the NW. by Lot 6. Point "1" is N. 43 deg. 10 min. E., 3,125.67 meters from BLBM 2, Tioias, San Joaquin, Iloilo. Area thirty-seven (37) square meters, more or less.
6. A parcel of land (Lot 6, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by Lots 7 and 3; on the SE. by Lot 5; and on the SW. by property of Inocencia Satoquia. Point "1" is N. 41 deg. 20 min. E., 3,118.38 meters from BLBM 2, Tioias, San Joaquin, Iloilo. Area one hundred fifty-seven (157) square meters, more or less.
7. A parcel of land (Lot 7, plan Psu-219791, Sheet 1), situated in the Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. and NW. by property of Raymundo Santillana; on the NE. by property of Basilia Serrano and Rufina Escalania; on the SE. by Lot 3; on the SW. by Lot 6 and property of Cruz Gavilangosa; and on the W. by the Madalum Creek. Point "1" is N. 42 deg. 13 min. E., 3,267.46 meters from BLBM 2, San Joaquin, Iloilo. Area seventeen thousand two hundred sixty-seven (17,267) square meters, more or less.
8. A parcel of land (Lot 8, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by the Catog-an Creek, Lot 18 and property of Teodoro Sausa; on the SE. by property of Balbino Siastres; on the S. by the Tugisan Creek; on the SW. by the Tugisan Creek, Lot 9 and property of Andres Sapipi; and on the NW. by Lot 10. Point "1" is N. 16 deg. 57 min. E., 1,568.07 meters from BLBM 2, Tioias, San Joaquin, Iloilo. Area twenty-three thousand five hundred eighty-one (23,581) square meters, more or less.
9. A parcel of land (Lot 9, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by property of Andres Sapipi; on the SE. by Lot 8; on the SW. by the Tugisan Creek; and on the W. by property of Julian

Sedantes. Point "1" is N. 16 deg. 57 min E., 1,568.97 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area one hundred sixty-eight (168) square meters, more or less.

10. A parcel of land (Lot 10, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by the Catog-an Creek; on the SE. by Lot 8; on the SW. by property of Andres Sapipi; and on the NW. by property of Julian Sapipi. Point "1" is N. 16 deg. 24 min. E., 1,593.01 meters from BLBM 2, Tiolas; San Joaquin, Iloilo. Area one hundred twenty-six (126) square meters, more or less.

11. A parcel of land (Lot 11, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by property of Balbino Seastres and the Jagacjacan Creek; on the SE. by the National Highway and property of Ricaredo Sariego; on the SW. by the Catog-an Creek; and on the NW. by property of Ramon Sedantes, Lot 12, a dead creek and properties of Pedro Sapipi and Balbino Seastres. Point "1" is N. 28 deg. 00 min. E., 1,653.48 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area thirty-seven thousand one hundred four (37,104) square meters, more or less.

12. A parcel of land (Lot 12, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. and E. by a dead creek and Lot 11; on the SE. by Lot 11; on the SW. by property of Ramon Sedantes; and on the NW. by property of Pedro Sapipi, a dead Creek and Lot 11. Point "1" is N. 28 deg. 00 min. E., 1,653.48 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area one thousand five hundred eleven (1,511) square meters, more or less.

13. A parcel of land (Lot 13, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. and SE. by the Seashore, Guimaras Strait; on the SW. by property of Ricaredo Sariego; and on the NW. by the National Highway to Iloilo. Point "1" is N. 30 deg. 50 min. E., 1,616.60 meters from BLBM 2, Tiolas, San Joaquin Iloilo. Area two thousand five hundred eighty-nine (2,589) square meters, more or less.

14. A parcel of land (Lot 14, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by Lot 15; on the SE. by Lot 17 and property of Julio Sefil; on the SW. by property of Juan Semilla; and on the NW. by Lot 16 and property of Margarita Sastrillo. Point "1" is N. 30 deg. 25 min. E., 1,846.39 meters from BLBM 2, Tiolas, San Joaquin, Iloilo.

Area three thousand two hundred sixty-one (3,261) square meters. more or less.

15. A parcel of land (Lot 15, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by property of Adela Santoja; on the SW. by Lots 17 and 14; and on the NW. by property of Margarita Sastrillo. Point "1" is N. 32 deg. 16 min. E., 1,868.69 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area two hundred forty-eight (248) square meters, more or less.

16. A parcel of land (Lot 16, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. and SE. by Lot 14; and on the SW. and NW. by property of Julian Sedantes. Point "1" is N. 30 deg. 25 min. E., 1,846.39 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area three hundred thirty-three (333) square meters, more or less.

17. A parcel of land (Lot 17, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by Lot 15; on the SE. by property of Vicente Sefil; and on the NW. by Lot 14. Point "1" is N. 32 deg. 16 min. E., 1,868.69 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area nineteen (19) square meters, more or less.

18. A parcel of land (Lot 18, plan Psu-219791, Sheet 2), situated in the Barrio of Sta. Rita, Municipality of San Joaquin, Province of Iloilo. Bounded on the NE. by property of Teodoro Sausa; on the SW. by Lot 8; and on the NW. by the Catog-an Creek. Point "1" is N. 22 deg. 20 min. E., 1,644.29 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area seventy-three (73) square meters, more or less.

19. A parcel of land (Lot 19, plan Psu-219791, Sheet 3), situated in the Sitio of Igoabanijit, Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. by property of Federico Hervas; on the NE. by property of Felix Sasi and the Igcabanijit Creek; on the E. by the Igcabanijit Creek and property of Cruz Servidad; on the SE. by the Igcabanijit Creek, property of Cruz Servidad and Lot 21; on the S. and SW. by the Bucaya Creek and property of Alejandro Galeno; and on the NW. by Lot 20; and properties of Celestina Selivio and Leoncio Servas. Point "1" is N. 18 deg. 25 min. E., 3,744.74 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area two hundred thirteen thousand five hundred seventy-three (213,573) square meters, more or less.

20. A parcel of land (Lot 20, plan Psu-219791, Sheet 3), situated in the Sitio of Igcabanijit, Barrio of Bucaya, Municipality of San Joaquin,

Province of Iloilo. Bounded on the SE. by Lot 19; and on the NW. by properties of the Heirs of Juan Savares and Celestina Selivio. Point "1" is N. 10 deg. 57 min. E., 3,931.19 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area five hundred forty-nine (549) square meters, more or less.

21. A parcel of land (Lot 21, plan Psu-219791, Sheet 3), situated in the Sitio of Igcabanijit, Barrio of Bucaya, Municipality of San Joaquin, Province of Iloilo. Bounded on the N. and NW. by Lot 19; on the NE. by the Igcabanijit Creek and property of Cruz Servidad; in the SE. by property of Maximo Perez; and on the SW. by the Bucaya Creek and property of Alejandro Galeno. Point "1" is N. 18 deg. 25 min. E., 3,744.74 meters from BLBM 2, Tiolas, San Joaquin, Iloilo. Area three thousand eighty (3,080) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Iloilo, at its session to be held in the City of Iloilo, Philippines, on the 11th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emigdio V. Nietes, Judge of said Court, the 28th day of May, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ISABELA

Land Registration Case No. N-268
LRC Record No. N-35269

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Ilagan, Isabela; the Municipal Mayor,

the Municipal Council, Maximo F. Serrano, Juan A. Yuzon, Alicia, Isabela; Engracio Manayan, Baniket, Angadanan, Isabela; and to all whom it may concern:

Whereas, an application has been presented to this Court by Teodora P. Serrano, Alicia, Isabela to register and confirm her title to the following property:

A parcel of land (plan Psu-202266), with the improvements thereon, situated in the Poblacion, Municipality of Alicia, Province of Isabela. Bounded on the NE. by the Provincial Road; on the E. by property of Engracio Manayan; on the SW. by property of Juan A. Yuzon; and on the W. by the Del Pilar Street. Point "1" is N. 68 deg. 10 min. W., 5,546.00 meters from BLLM 1, Baniket, Angadanan, Isabela. Area two hundred eighty-one (281) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Isabela, at its session to be held in the Municipality of Ilagan, Province of Isabela, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo Romero, Judge of said Court, the 24th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA

Land Registration Case No. N-370
LRC Record No. N-35258

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City, the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer the Public Works District Engineer, the Highway District Engineer,

Santa Cruz, Laguna; the Municipal Mayor, the Municipal Council, Roque Balitactac, Francisco Castro, Benita I. Bautista, Pangil, Laguna; Pelagia Romero, Eugenio Tagle, Arcadio de Guia, Eugenio Tadler, the Manager, Interwood & Veneer Company, Balian, Pangil, Laguna; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Benjamin Cahapay and Amalia Y. Cahapay, Balian, Pangil, Laguna, thru Attys. Gagalang & San Juan by Atty. Renato V. Gagalang San Juan, Kalayaan, Laguna, to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, plan Psu-210922), situated in the Barrio of Balian, Municipality of Pangil, Province of Laguna. Bounded on the NE. by a river; on the SE. by property of Roque Balitactac; on the SW. by the San Marcos Street; and on the NW. by property of Pelagia Romero. Point "1" is N. 23 deg. 54 min. W., 175.37 meters from BLBM 1, Balian, Pangil, Laguna. Area one hundred ninety-five (195) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-210922), situated in the Barrio of Balian, Municipality of Pangil, Province of Laguna. Bounded on the NE. by property of Arcadio de Guia; on the SE. by a creek; on the SW. by property of Francisco Castro; and on the NW. by property of Benita I. Bautista. Point "1" is N. 23 deg. 47 min. W., 266.18 meters from BLBM 1, Balian, Pangil, Laguna. Area one hundred sixteen (116) square meters, more or less.

3. A parcel of land (plan Psu-210923), situated in the Barrio of Isla, Municipality of Pangil, Province of Laguna. Bounded on the NE. by property of Eugenio Tadler; on the SE. by the Bambang Hari Creek; on the SW. by property of the Interwood & Veneer Co.; and on the NW. by the Pangil River. Point "1" is N. 63 deg. 07 min. W., 678.09 meters from BLBM 1, Balian, Pangil, Laguna. Area six hundred sixty-five (665) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the Municipality of Santa Cruz, Province of Laguna, Philippines, on the 17th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Arsenio Nañaawa, Judge of said Court, the 10th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[38, 39]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LANAO DEL NORTE

Land Registration Case No. N-23

LRC Record No. N-35197

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City, the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Iligan City; the Municipal Mayor, the Municipal Council, Kapatagan, Lanao del Norte; the Manager, San Diego & Sons, Inc., Maximo Tapdasan, Constancio Subsuban, Fidel Mancio, Placido Enerio, Anastacia Olmo, Julian Enerio, Eutiquio Tumapon, Gregoria Enerio, Margos, Kapatagan, Lanao del Norte; and to all whom it may concern:

Whereas an application has been presented to this Court by Dominador de la Cruz, Margos, Kapatagan, Lanao del Norte, thru Atty. Francisco Ma. Garcia, Iligan City to register and confirm his title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in the Barrio of Margos, Municipality of Kapatagan, Province of Lanao del Norte. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-191424 Amd.). Bounded on the N. by San Diego & Sons Inc.; on the SE. by properties of Maximo Tapdasan; on the S. by properties of Constancio Subsuban and Fidel Mancio; on the SW. by properties of Placido Enerio and the Cebuano Barracks (Public Land); and on the NW. by property of Julian Enerio (before) Dominador de la Cruz (now). Point "1" is N-78 deg. 35 min. E. 2,874.00 meters from BLBM 21, Aurora Public Lands Subdivision, Pls-61. Area two hundred sixty two thousand eight hundred fifty one (362,851) square meters, more or less.

2. A parcel of land (plan Psu-198809). Bounded on the NE. and NW. by property of the San Diego & Sons, Inc.; on the SE. by property of Dominador

de la Cruz; on the S. by the Cebuano Barracks, Public Lands Subdivision, Pls-61; and on the SW. by properties of Eutiquio Tumapon and Gregorio Enerio. Point "1" is N-76 deg. 14 min. E. 2,330.28 meters from BLLM 21, Aurora Public Lands Subdivision, Pls-61. Area one hundred ninety thousand one hundred sixty (190,160) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Lanao del Norte, at its session to be held in Iligan City, Philippines on the 4th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Hernando Pineda, Judge of said Court, the 20th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[38,39]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES

COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-1081

LRC Record No. N-35175

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Governor, Central Bank of the Philippines, the General Manager, Philippine National Railways, Manila; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Abelardo Jacalan, Joaquin Ortega, Jr., Rev. Fr. Alejo Umel, Juan Valdez, Consuelo Galvez, Florentina Mateo Peralta, Nicolas Pijo, Gregorio Pijo, Juvenal K. Guerrero, Saturnino Flores, the Heirs of Hipolito Flores, % Mariano or Dalmacio Flores, San Fernando, La Union; the District Land Office No. 3, Baguio City; Mercedes Aquino, Juan P. Aquino, Carlatan, San Fernando, La Union; Romana Ancheta, Ernesto Hernan, Armanda Eslava Galleto, Ilocano Sur, San Fernando, La Union; Con-

suelo Eslava, San Juan, La Union; Pastor Ordinario, Bangar, La Union; Maria Glass, Sacyud, San Fernando, La Union; Maria D. Guron, Aurora G. Calub, Burgos St., San Fernando, La Union; Rufo Espinosa, 181-B Burgos St., San Fernando, La Union; Oscar Fantastico, 181-A Burgos St., San Fernando, La Union; Artemio Jacalan, 661 P. Leoncio St., Manila; Pastor Ordinario, Tanque, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Pedro G. Peralta, San Fernando, La Union, to register and confirm his title to the following properties with the buildings and improvements thereon:

1. A parcel of land (Lot 1, plan Psu-123976), situated in the Barrio of Ilocano Sur, Municipality of San Fernando, Province of La Union. Bounded on the N. by Lot 2; on the SE. by property of Artemio Jacalan; on the S. by property of the Heirs of Joaquin Ortega, Sr.; and on the NW. by properties of Romana Ancheta, Ernesto Hernan and Estanislao Eslava. Point "1" is N. 51 deg. 21 min. W., 375.20 meters from BLLM 1, San Fernando, La Union. Area five hundred sixty-eight (568) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-123976), situated in the Barrio of Ilocano Sur, Municipality of San Fernando, Province of La Union. Bounded on the N. by the Provincial Road; on the SE. by property of Artemio Jacalan; on the S. by Lot 1; and on the NW. by property of Estanislao Eslava. Point "1" is N. 51 deg. 21 min. W., 375.20 meters from BLLM 1, San Fernando, La Union. Area thirty (30) square meters, more or less.

3. A parcel of land (Lot 1, plan Psu-123988), situated in the Barrio of Tanque, Municipality of San Fernando, Province of La Union. Bounded on the N. by property of Alejo Umel; on the E. by the property of Juan P. Aquino; on the W. by property of Pastor Ordinario. Point "1" is N. 69 deg. 09 min. E., 387.46 meters from BLLM 1, San Fernando, La Union. Area one hundred eighty-four (184) square meters, more or less.

4. A parcel of land (Lot 2, plan Psu-123988), situated in the Barrio of Tanque, Municipality of San Fernando, Province of La Union. Bounded on the NE. by property of Alejo Umel; on the E. by Lot 3; on the S. by Lot 5; and on the W. by Lot 1. Point "1" is 69 deg. 50 min. E., 396.25 meters from BLLM 1, San Fernando, La Union. Area one hundred seventy-nine (179) square meters, more or less.

5. A parcel of land (Lot 3, plan Psu-123988), situated in the Barrio of Tanque, Municipality of San Fernando, Province of La Union. Bounded

on the NE. by property of Alejo Umel; on the E. by Lot 4; on the S. by Lot 5; and on the W. by Lot 2. Point "1" is N. 70 deg. 29 min. E., 405.15 meters from BLLM 1, San Fernando, La Union. Area one hundred seventy (170) square meters, more or less.

6. A parcel of land (Lot 4, plan Psu-123988), situated in the Barrio of Tanque, Municipality of San Fernando, Province of La Union. Bounded on the NE. by property of Alejo Umel; on the E. by the property of Juan P. Aquino; on the S. by Lot 5; and on the W. by Lot 3. Point "1" is N. 71 deg. 06 min. E., 414.10 meters from BLLM 1, San Fernando, La Union. Area one hundred sixty-three (163) square meters, more or less.

7. A parcel of land (Lot 5, plan Psu-123988), situated in the Barrio of Tanque, Municipality of San Fernando, Province of La Union. Bounded on the N. by Lots 1, 2, 3 and 4; on the E. by the property of Juan P. Aquino; on the S. by the Rizal Street; and on the W. by the property of Pastor Ordinario. Point "1" is N. 69 deg. 21 min. E., 386.72 meters from BLLM 1, San Fernando, La Union. Area fifty-nine (59) square meters, more or less.

8. A parcel of land (plan Psu-128466), situated in the Barrio of Sevilla, Municipality of San Fernando, Province of La Union. Bounded on the N. by properties of Juan Valdez and Consuelo Galvez; on the E. by property of Saturnino Flores; on the S. by property of the Heirs of Hipolito Flores; and on the W. by the National Road. Point "1" is S. 4 deg. 34 min. E., 2,759.62 meters from BLLM 1, San Fernando, La Union. Area seven hundred fifty-four (754) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 23rd day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Javier Pabalan, Judge of said Court, the 28th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

053601—7

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-1082
LRC Record No. N-35349

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 3, Baguio City; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Rosario Jubilado, Emilia E. Jubilado, Federico Lubiano, Florenda Lubiano Hufano, Crisanta J. Ochoco, San Fernando, La Union; Juana A. Garcia, 279 Rizal Avenue, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Apolinario G. Garcia, 279 Rizal Avenue, San Fernando, La Union, thru Atty. Marcelino B. Florentino, San Fernando, La Union, to register and confirm his title to the following property:

A parcel of land (plan Psu-235585), situated in the Barrio of Lingsat, Municipality of San Fernando, Province of La Union. Bounded on the N. by a Private Alley and property of Rosario Jubilado; on the NE. by property of Emilia E. Jubilado; on the S. by property of Federico Lubiano and Florenda L. Hufano; and on the SW. by property of Crisanta V. Ochoco. Point "1" is N. 16 deg. 00 min. W., 3,004.28 meters from BLLM 1, San Fernando, La Union. Area two hundred thirty-two (232) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 3rd day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose P. Flores, Judge of said Court, the 12th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION
Land Registration Case No. N-1083
LRC Record No. N-35350

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 3, Baguio City; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Modesta A. Macagba % Andrea N. Vda. de Macagba, Daprosa (Dafrosa) Valdez, Antonia Alviar, Leon Alviar, Abelardo Casuga, Gerarda Lopez Macagba, Medin O. Bullan, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Samuel P. Macagba, Reynalda M. Bullan, San Fernando, La Union thru Atty. Norberto B. Paa, Lerma Bldg., San Fernando, La Union to register and confirm their title to the following property:

A parcel of land (plan Psu-230157), with the building and improvements thereon, situated in the Barrio of Carlatan, Municipality of San Fernando, Province of La Union. Bounded on the E. and SE. by property of Modesta Macagba; on the SW. by the Provincial Road; on the W. by properties of Daprosa or Dafrosa Valdez, Antonia Alviar and Leon Alviar; and on the NW. by property of Abelardo Casuga. Point "1" is N. 17 deg. 03 min. W., 307.47 meters from Bridge No. 26, San Fernando, La Union. Area two thousand five hundred twenty-three (2,523) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 6th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place

aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Javier Pabalan, Judge of said Court, the 12th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION
Land Registration Case No. A-76
LRC Record No. N-35392

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, San Fernando, La Union; the District Land Office No. 3, Baguio City; the Municipal Mayor, the Municipal Council, Ruben Maglaya, Patrocinio Maglaya, Mariano Fernandez, Catalina Carbonell, Catalina Arreola, Margarita Pombuena, Caba, La Union; Juan Orendain, 24 J. Abad Santos, Quezon City and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Santiago M. Galope and Adelina P. Galope, Caba, La Union, thru Atty. Nicolas de Guzman, 30 Miller St., San Francisco del Monte, Quezon City to register and confirm their title to the following properties:

Two (2) parcels of land, with the building and improvements thereon, situated in the Barrio of Santiago Norte, Municipality of Caba, Province of La Union. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-221100). Bounded on the N. and NW. by property of Juan Orendain; on the E. by a Callejon and property of Ruben Maglaya and Patrocinio Maglaya; on the S. by property of Mariano Fernandez; and on the W. by property of Catalina Carbonell. Point "1" is S. 72 deg. 34 min. W., 735.82 meters from BLIM 1, Caba, La Union. Area two thousand eight hundred forty-nine (2,849) square meters, more or less.

2. A parcel of land (plan Psu-225148). Bounded on the N. by property of Catalina Arreola; on the E. by a Barrio Road; on the S. by the Diego Silang; and on the W. by property of Margarita Pombuena. Point "1" is S. 70 deg. 11 min. W., 1,010.14 meters from BLLM 1, Caba, La Union. Area five hundred seven (507) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of Agoo, Province of La Union, Philippines, on the 10th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Santiago Ranada, Judge of said Court, the 20th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-1085
LRC Record No. N-35394

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, Manila; the District Land Office No. 3, Baguio City; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, San Fernando, La Union; Cirila Pulido, Napoleon Viloan, Esther I. Montemayor, the Principal, Canaoay Elementary School, Felipe Gurtiza, Adriano Flores, Modesta Gurtiza, Canaoay, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Fermin Gurtiza, Canaoay, San Fernando, La Union, to register and confirm his title to the following property:

A parcel of land (Lot 2, plan Psu-223063), with the building and improvements thereon, situated in the Barrio of Canaoay, Municipality of San Fer-

nando, Province of La Union. Bounded on the NE. by a Callejon and properties of Irene Gurtiza, Cirila Pulido, Napoleon Viloan and Esther Y. Montemayor; on the E. by property of Municipal Government of San Fernando (Canaoay Elementary School); on the SE. by properties of Felipe Gurtiza; on the SW. by properties of Felipe Gurtiza and Adriano Flores; and on the NW. by property of Modesta Gurtiza. Point "1" is S. 31 deg. 20 min. W., 2,697.60 meters from BLLM 1, San Fernando, La Union. Area six thousand eight hundred eighty-nine (6,889) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 9th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Javier Pabalan, Judge of said Court, the 17th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA

Land Registration Case No. GP-87
LRC Record No. N-35223

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Provincial Land Officer, the Public Works District Engineer, the Highway District Engineer, Cabanatuan City; the Municipal Mayor, the Municipal Council, Jaen, Nueva Ecija; Jose Piad, Modesto or Modesta Piad, Tambo, San Leonardo, Nueva Ecija; Maita Piad, Sto. Tomas, Jaen, Nueva Ecija; and to all whom it may concern:

Whereas, an application has been presented to this Court by Francisca Garcia, Mambangnan, San

Leonardo, Nueva Ecija, thru Atty. Sergio C. Denoga, Gapan, Nueva Ecija, to register and confirm her title to the following property:

A parcel of land (plan Psu-30536), situated in the Barrio of Sto. Tomas, Municipality of Jaen, Province of Nueva Ecija. Bounded on the N. by the Sapang Cinco-Cinco; on the NE. by property of Modesta Piad; on the SE. by the Sapang Abot; and on the SW. by property of Jose Piad. Point "1" is S. 75 deg. 28 min. W., 7,004.33 meters from BLLM 1, Sta. Rosa. Area twenty-nine thousand five hundred seventy-four (29,574) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Nueva Ecija, at its session to be held in the Municipality of Gapan, Province of Nueva Ecija, Philippines, on the 19th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Mariano V. Benedicto, Judge of said Court, the 1st day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-832
LRC Record No. N-35412

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Heirs of Cayetano Guinto, Teodora G. Vda. de Sunga, Heirs of Dr. Ciriaco Guñganga, Nicanor Guevara, Severina Pabalante, Heirs of Casimiro Bustos, Masantol, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by Esteban Guinto, Masantol, Pampanga

thru Atty. Marcelo L. Mallari, San Fernando, Pampanga to register and confirm his title to the following property:

A parcel of land (Lot 34, Masantol Cadastre, plan Ap-15236), with the building and improvements thereon, situated in the Poblacion, Municipality of Masantol, Province of Pampanga. Bounded on the NE. by property of the Heirs of Casimiro Bustos et al.; on the SE. by properties of Esteban Guinto vs. Nicanor Guevarra, vs. Teodora G. Vda. de Sunga and Esteban Guinto vs. Teodora G. Vda. de Sunga; on the SW. by the Municipal Road; and on the NW. by property of the Heirs of Cayetano Guinto vs. Esteban Guinto. Point "1" is N. 76 deg. 46 min. E., 32.41 meters from BLLM 1, Masantol Cadastre. Area seven hundred fifty-five (755) meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Aguilar, Judge of said Court, the 17th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-835
LRC Record No. N-35415

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Josefa Limson or Limin, Esteban Lapid, Balbina Garcia, Romana Cruz, Guagua, Pampanga; Angela Sunglao Vda. de

Salazar, Santo Niño, Guagua, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by Conrado S. Salazar, Guagua, Pampanga, to register and confirm his title to the following property:

A parcel of land (plan Psu-172011), with the building and improvements thereon, situated in the Barrio of Santo Niño, Municipality of Guagua, Province of Pampanga. Bounded on the NE. by property of Josefa Limin or Limson; on the SE. by the Provincial Road; on the SW. by property of Balbina Garcia; and on the NW. by property of Esteban Lapid. Point "1" is S. 16 deg. 02 min. W., 334.18 meters from BLLM 1, Guagua, Pampanga. Area one hundred fifty-one (151) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. M. G. Sarmiento, Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-836
LRC Record No. N-35416

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Simplicio Sunga, Rosendo Santos, Rafael Ocampo, Eligio Montero, Ignacio

Santiago and Hilario, Macabebe, Pampanga; Juan Uy, San Gabriel, Macabebe, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by Oliva Cajanding Uy, San Gabriel, Macabebe, Pampanga, assisted by Attys. Pineda, Pineda, Pineda, by Atty. Romeo P. Pineda, Suites 617-618 May Bldg., 834 Rizal Avenue, Manila to register and confirm her title to the following property:

A parcel of land (plan Psu-164870), situated in the Poblacion, Municipality of Macabebe, Province of Pampanga. Bounded on the N. by property of Simplicio Sunga; on the E. by property of Rosendo Santos; on the SE. by property of Eligio Montero; on the S. by properties of Ignacio Santiago and Hilario Cajanding; and on the W. by the Domingo Sunga Street. Point "1" is N. 16 deg. 57 min. W., 173.64 from BLLM 1, Macabebe, Pampanga. Area six hundred fourteen (614) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. M. G. Sarmiento, Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-837
LRC Record No. N-35417

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District

Engineer, the Provincial Land Officer, San Fernando, Pampanga; Jacobo Castor, Francisca Tablante, Jose Castor, Cesar Castor, Mercedes Arroyo, the Parish Priest, Roman Catholic Church, Joaquin Billones, Candaba, Pampanga, and to all whom it may concern:

Whereas, an application has been presented to this Court by Maria Carmen P. Castor, Candaba, Pampanga to register and confirm her title to the following property:

A parcel of land (Lot 4, plan Psu-217127), with the improvements thereon, situated in the Barrio of Paligui, Municipality of Candaba, Province of Pampanga. Bounded on the NE. by properties of Jose Castor (before) Maria Castor (now) and a sapa; on the SE. by a sapa; on the S. and SW. by Bahay Pari River and property of Mercedes Arroyo; and on the W. by properties of Cesar Castor and Francisca Tablante. Point "1" is S. 30 deg. 52 min. E., 4,359.60 meters from BLLM 1 Candaba. Area nine hundred forty two thousand five hundred eighty one (942,581) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Aguilar, Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:
GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-838
LRC Record No. N-35418

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public

Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Guagua, Pampanga; Vicente Garcia, Raymundo Sibug, Rosalia Baluyut, Sta. Filomena, Guagua, Pampanga; National Food Products, c/o Board of Liquidators, 220 Tan-duay St., Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by Genaro Morales, Sta. Filomena, Guagua, Pampanga to register and confirm his title to the following property:

A parcel of land (Lot 14, Psu-121622), situated in the Barrio of Sta. Filomena, Municipality of Guagua, Province of Pampanga. Bounded on the NE. by property of Vicente Garcia; on the SE. by property of the National Food Products Corporation; on the SW. by property of Raymundo Sibug; and on the NW. by property of the National Food Products Corporation and the Park Playground. Point "1" is N. 34 deg. 18 min. E., 486.83 meters from BLLM 2, Guagua, Pampanga. Area one hundred fifty one (151) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Aguilar, Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August 1968.

Attest:
GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-841
LRC Record No. N-35423

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial

Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Highway District Engineer, the Public Works District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Severina Tiamson, Luisa Tiamson, Guillermo Limson, Manuel J. Cancio, Dulce Mercado, Soledad Limson, Soledad Basco, Guagua, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jorge Juco, Emilia T. Juco, Angela T. Juco, Jose T. Juco, Carlos T. Juco, Conrado T. Juco, and Amado T. Juco, Guagua, Pampanga thru Atty. Juan G. Lagman, Guagua, Pampanga, to register and confirm their title to the following property:

A parcel of land (plan Psu-148241), with the improvements thereon, situated in the Barrio of Sto. Cristo, Municipality of Guagua, Province of Pampanga. Bounded on the NE. by property claimed by Severina & Luisa Tiamson; on the SE. and SW. by property of Guillermo Limson; and on the NW. by the McKinley Street. Point "1" is S. 39 deg. 02 min. W., 54.42 meters from B.L.L.M. 1, Guagua, Pampanga. Area one hundred fifty-two (152) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968 at 8:30 o'clock in the forenoon, to show cause, if any you have why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded, and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Aguilar, Judge Presiding of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-809
LRC Record No. N-35591

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of For-

estry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Provincial Land Officer, the Public Works District Engineer, the Highway District Engineer, Priso David & Bros., San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Francisco Dizon, Fausto Martin, Eladio or Elodio Garcia, Angel Galang, Angel Garcia, Bernardo Dizon, Marcelino Garcia, Perpetua Suba, Pedro Mendoza, Juan Galang, Fausto or Fausta Pañgan, Cornelia Mallari, Faustino Garcia, Amado Castillo, Marcelino Balatbat, Maximo Balatbat, Saturnina Mallari, Elena Mallari, Eugenio Gomez, Cristina Pañgan, Mariano Venzon, Mariano Pabalan, Francisco Mallari, Sta. Ana, Pampanga; Pilar Cera or Cirera de Santos, the Parish Priest, the Roman Catholic Church, Dominga Vda. de Garcia, Rosenda A. Santos, Herminio Venzon, the Heirs of Joaquin Singian, Pilar Vda. de Santos, Emilio A. Santos, Jose Garcia, the Heirs of Rosa Santos, Arayat, Pampanga; Dr. Felixberto A. Mercado, No. 1655 San Marcelino, Malate, Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by Rosario A. Santos, 1655 San Marcelino, Malate, Manila, thru Atty. Fausto D. Laquian, San Fernando, Pampanga, to register and confirm her title to the following properties:

1. A parcel of land (Lot 1, plan Psu-209176, Sheet 1), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. by property of Francisco Dizon; on the E. by property of Fausto Martin; on the SW. by property of Eladio Garcia; and on the W. by property of Angel Galang. Point "1" is S. 22 deg. 45 min. E., 1,064.17 meters from M.B.M. 4, Arayat Cadastre. Area six thousand sixty-nine (6,069) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-209176, Sheet 2), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. by property of Pilar Cirera Vda. de Santos; on the E. by property of Francisco Dizon; on the SW. by properties of Marcelino Garcia and Francisco Dizon; and on the NW. by properties of Bernardo Dizon and Elodio or Eladio Garcia. Point "1" is S. 19 deg. 47 min. E., 804.06 meters from M.B.M. 4, Arayat Cadastre. Area fourteen thousand five hundred seventy-six (14,576) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-209176, Sheet 3), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. by property of Perpetua Suba; on the E. by properties of Perpetua Suba and Francisco Dizon; and on the SW. W. by property

of Francisco Dizon. Point "1" is S. 7 deg. 16 min. W., 1,227.50 meters from M.B.M. 4, Arayat Cadastre. Area seven thousand four hundred thirty-eight (7,438) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-209176, Sheet 4), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. by properties of Pedro Mendoza and Fausto Martin; on the NE. by property of the Roman Catholic Church; on the E. and SE. by property of Francisco Dizon; on the SW. by properties of Francisco Dizon and Juan Galang; and on the W. by property of Juan Galang. Point "1" is S. 2 deg. 08 min. W., 1,233.11 meters from M.B.M. 4, Arayat Cadastre. Area nine thousand two hundred sixteen (9,216) square meters, more or less.

5. A parcel of land (Lot 5, plan Psu-209176, Sheet 5), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the NE. by properties of Dominga Vda. de Garcia and Francisco Dizon; on the SE. by properties of Francisco Dizon and Fausto Pañgan; on the SW. by property of Fausto Pañgan; and on the NW. by an Irrigation Canal. Point "1" is S. 25 deg. 55 min. W., 984.90 meters from M.B.M. 4, Arayat Cadastre. Area forty-nine thousand six hundred seventy (49,670) square meters, more or less.

6. A parcel of land (Lot 6, plan Psu-209176, Sheet 6), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the NE. and SW. by properties of Rosenda A. Santos; on the SE. by property of Cornelio Mallari; and on the NW. by property of Eladio Garcia. Point "1" is S. 35 deg. 23 min. W., 686.58 meters from M.B.M. 4, Arayat Cadastre. Area three thousand two hundred twenty-two (3,222) square meters, more or less.

7. A parcel of land (Lot 7, plan Psu-209176, Sheet 7), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the NE. by properties of Precioso David & Bros., Juan Galang and Herminiano Venzon; on the SE. by property of Herminiano Venzon; on the SW. by properties of the Heirs of Joaquin Singian, Herminiano Venzon, Faustino Garcia and Amado Castillo; and on the NW. by property of Eladio Garcia. Point "1" is S. 42 deg. 31 min. E., 637.12 meters from M.B.M. 4, Arayat Cadastre. Area sixty-three thousand nine hundred seventy-five (63,975) square meters, more or less.

8. A parcel of land (Lot 8, plan Psu-209176, Sheet 8), situated in the Barrio of Quenabuan, Municipality of Santa Ana, Province of Pampanga. Bounded on the NE. by property of the Heirs of Joaquin Singian; on the SE. by properties of the Heirs of Joaquin Singian and Pilar Vda. de Santos; on the SW. by property of Marcelino Balatbat; and on the NW. by property of Maximo Ba-

latbat and the Heirs of Joaquin Singian. Point "1" is S. 34 deg. 17 min. E., 752.80 meters from M.B.M. 4, Arayat Cadastre. Area six thousand two hundred sixty-three (6,263) square meters, more or less.

9. A parcel of land (Lot 1, plan Psu-209177), situated in the Barrio of Sto. Rosario, Municipality of Santa Ana, Province of Pampanga. Bounded on the NE. by property of Emilio A. Santos; on the E. by an Irrigation Ditch; on the SE. and SW. by property of Saturnina Mallari; and on the W. by properties of Elena Mallari and Jose Garcia. Point "1" is identical to M.B.M. 6, Arayat Cadastre, Cad. 231. Area five thousand two hundred and sixty-five (5,265) square meters, more or less.

10. A parcel of land (Lot 2, plan Psu-209177), situated in the Barrio of Sto. Rosario, Municipality of Santa Ana, Province of Pampanga. Bounded on the NE. and SE. by property of Eugenio Gomez; on the SW. and W. by an Irrigation Ditch. Point "1" is S. 63 deg. 45 min. E., 8.27 meters from M.B.M. 6, Arayat Cadastre, Cad. 231. Area four thousand four hundred five (4,405) square meters, more or less.

11. A parcel of land (Lot 2, plan Psu-98962), situated in the Barrio of San Isidro, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. by Lot 3; on the E. by property of Emilio A. Santos; and on the SW. by property of the Heirs of Rosa Santos. Point "1" is S. 88 deg. 17 min. E., 404.55 meters more or less, from M.B.M. 2, Arayat Cad. 231. Area nine hundred (900) square meters, more or less.

12. A parcel of land (Lot 3, plan Psu-98962), situated in the Barrio of San Isidro, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. by property of the Heirs of Rosa Santos (Emilio A. Santos); on the S. by Lot 2 and property of the Heirs of Rosa Santos; and on the SW. by property of the Heirs of Rosa Santos. Point "1" is S. 88 deg. 17 min. E., 404.55 meters more or less, from M.B.M. 2, Arayat Cad. 231. Area six hundred forty-seven (647) square meters, more or less.

13. A parcel of land (plan Psu-164072), situated in the Barrio of Sto. Rosario, Municipality of Santa Ana, Province of Pampanga. Bounded on the N. and NE. by Canal Paramum (Emilio A. Santos & Francisco Mallari) and property of Francisco Mallari; on the E. by the Sapang Inumang Baca; on the SW. by properties of Cristina Pañgan and Mariano Pabalan; and on the NW. by property of Mariano Venzon. Point "1" is S. 55 deg. 34 min. W., 823.15 meters from M.B.M. 4, Arayat Cadastre. Area forty-two thousand two hundred forty-one (42,241) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Prov-

ince of Pampanga, Philippines, on the 6th day of December, 1968, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Malcolm G. Sarmiento, Presiding Judge of said Court, the 9th day of September, 1968.

Issued at Quezon City, Philippines, this 10th day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-843
LRC Record No. N-35422

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Francisco Mangalindan, Cesario Mangila, Ladislao Magpayo, Eugenio Magpayo, Martina Peña, Sexmoan, Pampanga; Maxima Vda. de Blas, Malabon, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Nicanor Magpayo and Tomasa Carlos, Sexmoan, Pampanga thru Atty. Federico B. de Jesus, Bacolor, Pampanga to register and confirm their title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in the Barrio of San Antonio, Municipality of Sexmoan, Province of Pampanga. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-132527). With the improvements thereon, situated in the Municipality of Sexmoan, Province of Pampanga. Bounded on the NE. by Jesus Mangila (before),

Francisco Mangalindan (now); on the E. by Limasan River; on the SW. by the Estero Sucul; and on the NW. by Cesario Mangila and Martina Peña. Point "1" is S. 4 deg. 01 min. E., 1,747.20 meters from Bell Tower of Sexmoan, Pampanga. Area forty seven thousand seven hundred thirty five (47,735) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-132527). With the improvements thereon, situated in the Municipality of Sexmoan, province of Pampanga. Bounded on the N. and W. by property of Cesario Mangila; and on the SE. by property of Maxima Vda. de Blas and Public Land. Point "1" is S. 2 deg. 08 min. E., 2,041.82 meters from BLIM 1, Sexmon, Pampanga. Area seven thousand five hundred thirty seven (7,537) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Malcolm G. Sarmiento, Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-988
LRC Record No. N-35224

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal

Mayor, the Municipal Council, Manaoag, Pangasinan; Bartolome Gajeton, Manuela Allado, Yatyat, Manaoag, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Dalmacio D. Gajeton and Petra G. Gajeton, Butao, Cuyapo, Nueva Ecija, thru Atty. Bernardo F. Mendoza, Manaoag, Pangasinan, to register and confirm their title to the following property:

A parcel of land (plan Psu-165109), situated in the Barrio of Yatyat, Municipality of Manaoag, Province of Pangasinan. Bounded on the N. by the Cañon Irrigation Canal; on the E. by property of Bartolome Gajeton and an Old Bed Ditch; on the S. by property of Manuela Allado; and on the W. by property of Bartolome Gajeton and an Old Bed Ditch. Point "1" is S. 20 deg. 59 min. E., 6,151.00 meters from B.L.B.M. 1, Maraboc, Manaoag, Pangasinan. Area thirteen thousand six hundred eighteen (13,618) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel E. Castañeda, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-989
LRC Record No. N-35225

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District

Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, Sta. Barbara, Pangasinan; Maria Garcia, Juanita Solis, Aquilina Arungay, Tuliao, Sta. Barbara, Pangasinan; the Heirs of Ramon Bautista, Bued, Sta. Barbara, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Domingo Garcia, Tuliao, Sta. Barbara, Pangasinan, thru Atty. Roger A. Domagas, Mangaldan, Pangasinan, to register and confirm his title to the following property:

A parcel of land (plan Psu-232323), situated in the Barrio of Tuliao, Municipality of Sta. Barbara, Province of Pangasinan. Bounded on the N. by the Provincial Road; on the SE. by property of Juanita Solis; on the SW. by properties of Juanita Solis and the Heirs of Ramon Bautista; and on the NW. by property of Maria Garcia. Point "1" is N. 8 deg. 12 min. W., 872.28 meters from B.L.L.M. 1, Sta. Barbara, Pangasinan. Area seven hundred seven (707) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 12th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Sixto A. Domondon, Judge of said Court, the 1st day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-993
LRC Record No. N-35229

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public

Works District Engineer, the Highway District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, San Fabian, Pangasinan; Dionisia Aquino, Braulio Mayuga, Juan Desear Abrogar, Maria Ungria, Leonida Ungria, Angio, San Fabian, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Antonio Aquino and Teodora Calicdan and Ramon Aquino, and Lourdes Aquino, Longos, San Fabian, Pangasinan, thru Atty. Demetrio F. Almazan, San Fabian, Pangasinan to register and confirm their title to the following property:

A parcel of land (plan Psu-194876), situated in the Barrio of Angio, Municipality of San Fabian, Province of Pangasinan. Bounded on the NE. by property of Braulio Mayuga; on the SE. and SW. by property of Juana Desear Abrogar; and on the NW. by property of Dionisia Aquino. Point "1" is S. 61 deg. 21 min. E., 1,905.83 meters from B.L.L.M. 1, San Fabian, Pangasinan. Area five thousand three hundred one (5,301) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel E. Castañeda, Judge of said, Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-994
LRC Record No. N-35230

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administra-

tion, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, Domingo de Vera, Nicolasa de Vera, Felix de Vera, Anita de Vera, Mangaldan, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Manuel L. de Vera, Legarda St., Mangaldan, Pangasinan, thru Atty. Luis E. Serafica, Tanopo, Serafica, Sañez & Guiang Law Office, 2nd Floor, Caoili Bldg., Dagupan City, to register and confirm his title to the following property:

A parcel of land (plan Psu-211275), situated in the Poblacion, Municipality of Mangaldan, Province of Pangasinan. Bounded on the NE. by properties of Nicolasa de Vera and Anita de Vera; on the SE. by the Legarda Street; and on the SW. and NW. by property of the Heirs of Domingo de Vera. Point "1" is N. 35 deg. 47 min. W., 302.70 meters from B.L.L.M. 1, Mangaldan, Pangasinan. Area two hundred eighty-three (283) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel E. Castañeda, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF QUEZON

Land Registration Case No. N-879
LRC Record No. N-34885

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administra-

istration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Lucena City; the Municipal Mayor, the Municipal Council, Marcial Punzalan, Tiaong, Quezon; Pedro Isabedra, Cecilio Hernandez, Myrna Cueto, Umali Street, Tiaong, Quezon; Isidro Hernandez, Francisco Ruiz, Luna Street, Tiaong, Quezon, Leogarda Alcuran, Doña Tating St., Tiaong, Quezon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Lorenzo Lopez, Doña Tating St., Tiaong, Quezon, thru Atty. Romulo A. Lopez, Tiaong, Quezon, to register and confirm his title to the following property:

A parcel of land (plan Psu-169505) with the building and improvements thereon, situated in the Poblacion, Municipality of Tiaong, Province of Quezon. Bounded on the NE. by properties of Pedro Isabedra and Cecilio Hernandez (before) Myrna Cueto (now); on the SE. by property of Isidro Hernandez (before) Francisco Ruiz (now) on the SW. by the J. Luna Street; and on the NW. by the P. Cantos Street. Point "1" is N. 64 deg. 02 min. E., 240.26 meters from BLLM 7, Tiaong, Quezon. Area five hundred ninety (590) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be held in the City of Lucena, Philippines, on the 10th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Melencio Herrera, Judge of said Court, the 8th day of May, in the year 1968.

Issued at Quezon City, Philippines, this 4th day of September, 1968.

Attest:
 GREGORIO BILOG, JR.
 Acting Commissioner
 Land Registration Commission

By: JESUS A. ADVINCULA
 Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6431
 LRC Record No. N-35260

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduary St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Public Works District Engineer, the Provincial Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Pasig, Rizal; Alfredo Sumo or Sumo, Patricio Sumo or Sumo, Maximino Sumo or Sumo, E. Jacinto St., Bambang, Pasig, Rizal; Juanita Jabson, A. Luna St., Bambang, Pasig, Rizal; Pilar de Leon, No. 2 Meralco Road, Bambang, Pasig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Irineo B. Geronimo, No. 2 Meralco Road, Bambang, Pasig, Rizal, and the spouses Francisco Soriente and Leona de Leon, E. Jacinto St., Bambang, Pasig, Rizal, to register and confirm their title to the following property:

A parcel of land (Lot 4, plan Psu-124816), situated in the Barrio of Bambang, Municipality of Pasig, Province of Rizal. Bounded on the N. by Lot 7 (property of Alfredo Sumo); on the E. by property of Juanita Vda. de Jabson; on the S. by Lot 1 (property of Patricio Sumo); and on the W. by Lot 5 (property of Maximino Sumo). Point "1" is S. 68 deg. 00 min. E., 135.08 meters from BLLM 2, Pasig, Rizal. Area three hundred one (301) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 10th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, the 3rd day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
Land Registration Case No. N-6455
LRC Record No. N-35399

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No.

7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer; Pasig, Rizal; the Municipal Mayor, the Municipal Council, Binangonan, Rizal; Eleno Arabit, Maxima Izon, Severina Picones, the Manager, Rizal Cement Co., Inc., Pilar Garnale, Ignacia Cervo, Darangan, Binangonan, Rizal; and to whom it may concern:

Whereas, an application has been presented to this Court by the spouses Eligio C. Herrera and Francisca A. Herrera, 124 Libertad, Pasay City, assisted by Atty. Magpuri C. Jabson, Pasig, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-194461), with the improvements thereon, situated in the Barrio of Darangan, Municipality of Binangonan, Province of Rizal. Bonded on the N. by property of Eleno Arabit; on the E. by properties of Maxima Izon and Severina Picones; on the SE. by property of the Rizal Cement Company, Inc.; and on the SW. by properties of Pilar Garnale and Francisca Herrera, et al. Point "1" is N. 17 deg. 44 min. E. 303.58 meters from B.L.L.M. No. 2, Darangan, Binangonan, Rizal. Area five thousand six hundred seventy-three (5,673) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the municipality of Pasig, Province of Rizal, Philippines, on the 23rd day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting

said application or any decree entered thereon.

Witness the Hon. Pedro A. Revilla, Judge of said Court, the 26th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6475
LRC Record No. N-35557

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer; Pasig, Rizal; the Municipal Mayor, the Municipal Council, Remigio Villamayor, Julio Mendoza, Andres Cenina, the Heirs of Luis Blancaflor, Apolonio Tolentino, Maxima Santos, Binangonan, Rizal; the Manager, Realty Development Corporation, 244 P. Casal, San Miguel, Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by Domiciano Blancaflor, 1077 Norma St., Sampaloc, Manila assisted by Atty. Magpuri D. Jabson, Pasig, Rizal, to register and confirm his title to the following properties:

Five (5) parcels of land with the improvements thereon, situated in the Barrio of Tayuman, Municipality of Binangonan, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-232087). Bounded on the SE. by property of Domiciano Blancaflor; on the SW. by property of Remigio Villamayor; and on the W. and NW. by the Tayuman Creek. Point "1" is S. 82 deg. 09 min. E. 1,582.02 meters from B.L.L.M. 1, Angono, Rizal. Area one thousand one hundred eighty-five (1,185) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-232087). Bounded on the NE. by property of Apolonio Tolentino; on the E. by property of Domiciano Blancaflor; on the SE. and SW. by the Tayuman Creek; and on the NW. by properties of the Heirs of Luis Blancaflor and Maxima Santos. Point "1" is S. 87 deg. 55 min. E. 1,645.01 meters from B.L.L.M.

1, Angono, Rizal. Area three thousand eight hundred fifteen (3,815) square meters, more or less.

3. A parcel of land (Lot 1, plan Psu-232088). Bounded on the N. by property of Domiciano Blancaflor; on the E. and SE. by the Tayuman Creek; and on the W. by property of the Realty Development Corporation and the Tayuman Creek. Point "1" is S. 87 deg. 55 min. E. 1,645.01 meters from B.L.L.M. 1, Angono, Rizal. Area one thousand five hundred thirty-nine (1,539) square meters, more or less.

4. A parcel of land (Lot 2, plan Psu-232088). Bounded on the SE. by property of Domiciano Blancaflor; on the SW. by property of Remigio Villamayor; and on the NW. by property of the Realty Development Corporation and the Tayuman Creek. Point "1" is S. 82 deg. 09 min. E. 1,582.02 meters from B.L.L.M. 1, Angono, Rizal. Area one thousand five hundred thirty-nine (1,539) square meters, more or less.

5. A parcel of land (Lot 2, plan Psu-219921, Sheet 2). Bounded on the NE. by a Creek; on the SE. by a Barrio Road and property of Julio Mendoza; on the SW. by properties of Andres Cenina and Remegio Villamayor; and on the NW. by property of Domiciano Blancaflor and a Creek. Point "1" is N. 29 deg. 15 min. W. 3,710.67 meters from B.L.L.M. 2, Darangan, Binangonan, Rizal. Area twenty six thousand thirty-three (26,033) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 5th day of December, 1968 at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo E. Torres, Judge of said Court, the 30th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 2nd day of September, 1968.

Attest:
GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38,39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6422
LRC Record No. N-35210

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Pasig, Rizal; Felix Javier, Eliseo Salangsang, Armando or Amando Alfonso, Baldomero Ruiz, Rita Cruz and Mamerto Coronado, Consolacion Santos, Antonia Santos, Rosario, Pasig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Beatriz Cruz, F. Ortigas Ave. Ext., Rosario, Pasig, Rizal, assisted by Atty. Magpuri C. Jabson, Pasig, Rizal to register and confirm her title to the following properties:

Two (2) parcels of land with the building and improvements thereon, situated in the Barrio of Rosario, Municipality of Pasig, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-229584). Bounded on the N. by property of Armando or Amando Alfonso; on the E. by properties of Baldomero Ruiz and Rita Cruz; on the S. by property of Mamerto Coronado; and on the SW. by ROTC Ranger Street. Point "1" is N. 70 deg. 19 min. W., 259.42 meters from BLBM 3, Rosario, Pasig, Rizal. Area one hundred ninety-nine (199) square meters, more or less.

2. A parcel of land (plan, Psu-229583). Bounded on the N. by property of Felix Javier; on the E. by property of Eliseo Salangsang; on the S. by Ortigas Avenue; and on the W. by ROTC Ranger Street. Point "1" is N. 87 deg. 16 min. W. 229.43 meters from BLBM 3, Rosario, Pasig, Rizal. Area one hundred five (105) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 19th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo C. Torres, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. C-147
LRC Record No. N-35232

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Navotas, Rizal; Antoliano Baltazar, Tomas Angeles, Modesto Sengco, San Jose, Navotas, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Simeona Santiago, 7 Los Martires Street, San Jose, Navotas, Rizal, assisted by Atty. Jose A. Cusi, 1846 San Pascual St., Malate, Manila to register and confirm her title to the following property:

A parcel of land (plan Psu-211395), with the improvements thereon, situated in the Barrio of San Jose, Municipality of Navotas, Province of Rizal. Bounded on the NE. by Malabon-Navotas River; on the SE. by Canio Street; on the SW. by property of Modesto Sengco; and on the NW. by a creek. Point "1" is N. 86 deg. 09 min. E., 232.85 meters from BLLM 1, Navotas, Rizal. Area five hundred forty three (543) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Calocan City, Philippines, on the 5th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Fernando A. Cruz, Judge of said Court, the 11th day of June, in the year 1968.

Issued at Quezon City, Philippines, his 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[38, 39] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6452
LRC Record No. N-35366

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Provincial Engineer, the Director of the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Tomas Mauricio, Jose Lico, the Heirs of Antonio Mendoza, Pedro Sumulong, Engracio Sumulong, Martin Leyva, Bartolome Yim, Maria Buenaventura, Antipolo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Zosimo Yim, Antipolo, Rizal, thru Lavidas Law Offices by Atty. Eriberto C. Oseña, 205 Trinity Bldg., T.M. Kalaw St., Ermita, Manila, to register and confirm his title to the following properties:

Seven (7) parcels of land with the improvements thereon, situated in the Barrio of Colaigue, Municipality of Antipolo, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-233908). Bounded on the N. by Lot 3; on the NE. by Lots 4 and 3; on the SW. by properties of Jose Lico and Tomas Mauricio; and on the W. by Lot 7. Point "1" is N. 58 deg. 07 min. W., 333.78 meters from BLBM 1, Colaigue, Antipolo, Rizal. Area eleven thousand five hundred twenty-one (11,521) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-233908). Bounded on the N. and NE. by Lot 6; on the S. by Lot 7; on the W. by property of the Heirs of Antonio Mendoza. Point "1" is N. 56 deg. 14 min. W., 470.57 meters from BLBM 1, Colaigue, Antipolo, Rizal. Area four hundred ninety-seven (497) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-233908). Bounded on the NE. and E. by property of Pedro Sumulong; on the SW. by property of Pedro Sumulong and Lot 1; and on the NW. by Lot 4. Point "1" is N. 58 deg. 07 min. W. 333.78 meters from BLBM 1, Colaique, Antipolo, Rizal. Area one thousand six hundred eighteen (1,618) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-233908). Bounded on the N. by Lot 5; on the NE. by property of Engracio Sumulong, et al; on the SE. by Lot 3; and on the SW. by Lot 1. Point "1" is N. 58 deg. 07 min. W., 333.78 meters from BLBM 1, Colaique, Antipolo, Rizal. Area two thousand five hundred seventy-nine (2,579) square meters, more or less.

5. A parcel of land (Lot 5, plan Psu-233908). Bounded on the NE. by property of Engracio Sumulong, et al; on the S. by Lot 4; and on the SW., and W. by Lot 6. Point "1" is N. 51 deg. 27 min. W., 402.88 meters from BLBM 1, Colaique, Antipolo, Rizal. Area two thousand two hundred forty-two (2,242) square meters, more or less.

6. A parcel of land (Lot 6, plan Psu-233908). Bounded on the NE. by property of Bartolome Yim and Lot 5; on the S. by Lot 1; on the SW. by Lot 2; and on the W. by property of Martin Leyva. Point "1" is N. 51 deg. 27 min. W., 402.88 meters from BLBM 1, Colaique, Antipolo, Rizal. Area six thousand seven hundred thirty-five (6,735) square meters, more or less.

7. A parcel of land (Lot 7, plan Psu-233908). Bounded on the N. by Lot 2; on the NE. and E. by Lot 1; and on the SW. by property of the Heirs of Antonio Mendoza. Point "1" is N. 56 deg. 14 min. W., 470.57 meters from BLBM 1, Colaique Antipolo, Rizal. Area two hundred five (205) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 20th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cecilia Muñoz Palma, Judge of said Court, the 22nd day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[33.39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. Q-182
LRC Record No. N-33287

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, the Administrator, Tuazon Estate, % Araneta Law Offices, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Marikina, Rizal; Florentino Pasco, Marcos Gonzales, the Heirs of Antonina Gonzales, Mabini St., San Roque, Marikina, Rizal; Josefa Tiamzon, Lazaro de Guzman, Pedro Reyes, % Maria Reyes Mendoza, Damaso Reyes, Dr. Rizal St., San Roque, Marikina, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Juan Reyes, No. 5 Mabini St., San Roque, Marikina, Rizal thru Atty. Clara Duman-dan-Singh, 12 E. de la Paz St., San Roque, Marikina, Rizal to register and confirm his title to the following properties.

1. A parcel of land (plan Psu-128153), with building and improvements thereon, situated in the Barrio of Calumpang, Municipality of Marikina, Province of Rizal. Bounded on the NE. by property of Pedro Reyes; on the SE. by the National Road to Pasig; on the SW. by property of Damaso Reyes; and on the NW. by property of the Tuazon Estate. Point "1" is S. 1 deg. 12 min. W. 677.32 meters from BLBM 1, Marikina. Area five hundred eighty two (582) square meters, more or less.

2. A parcel of land (Lot 1, plan Psu-212952) situated in the Barrio of San Roque, Municipality of Marikina, Province of Rizal. Bounded on the NE. by property of Florentino Pasco; on the SE. by Lot 2; on the SW. by properties of Marcos Gonzales and the Heirs of Antonina Gonzales; and on the NW. by property of Josefa Tiamzon. Point "1" is 3 deg. 07 min. E. 711.67 meters from BLBM 1, Marikina, Rizal. Area two hundred eighty nine (289) square meters, more or less.

3. A parcel of land (Lot 2, plan Psu-212952), situated in the Barrio of San Roque, Municipality of Marikina, Province of Rizal. Bounded on the NE. by property of Florentino Pasco; on the SE. by the A. Mabini Street; on the SW. by property of Marcos Gonzales; and on the NW. by Lot 1. Point "1" is S. 3 deg. 07 min. E. 711.67 meters

from BLLM 1, Marikina, Rizal. Area twenty nine (29) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Quezon City, Philippines, on the 4th day of January, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Walfredo de los Angeles, Judge of said Court, this 30th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 12th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. M 23 (N-6317)
LRC Record No. N-34934

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Dolores Francisco, Virginia Gorospi, Las Piñas, Rizal; Benito Alejandro, Marciano Pagtakhan, Tomas Panghila, Maria Gregorio, Barbara Miranda, Ligas, Bacoar, Cavite; Conrado Miranda, Gregorio Celestino, Donato Malayao, Egmedio Felix, Feliciano Nario, Igmedio de la Cruz, Bernabe Kalugdan, Tranquilino Kalugdan, Celestino Ygaya, Margarita Ygaya, Vicente Fajardo, Leocadio Ygaya, Hilario Ramirez, Pastor Guinto, Sergio Guinto, Barbara Miranda, Fortunato Torres, Lucia Rivera, Regina Rivera, Magno Pagtakhan, Feliciano Rivera, Dominga Rivera, Maria Borja, Dominador Malayao, Bacoar, Cavite; Victorina Cruz, Sto. Niño, Parañaque, Rizal; Maria Espinosa, Masbate, Masbate; Pelagia Torio, Alapan, Imus, Cavite; Jose Langas,

Prinza, Las Piñas, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Pedro Gonzales, Sto. Niño, Parañaque, Rizal, Crispin Torres, Pedro Ramirez, Rufina Guinto, Cornelio Torio, Cornelia Torio, Pedro Gregorio, and the spouses Salvador Francisco and Juana Francisco, Ligas, Bacoar, Cavite, Perfecto Francisco, Pamplona, Las Piñas, Rizal, Maximo Rivera, Masbate, Masbate, Fortunato Torio, Alapan, Imus, Cavite, thru Atty. Romeo R. de Guzman, 509-511 Borja Bldg., Manila, to register and 509-511 Borja Bldg., Manila, to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, plan Psu-219318), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by property of Dolores Francisco; on the SE. by property of the Heirs of Cornelio Miranda; on the SW. by Lot 2; and on the NW. by property of Barbara Miranda. Point "1" is 20 deg. 05 min. E. 2,570.59 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area five hundred fifty eight (558) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-219318), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by property of Barbara Miranda and Lot 1; on the SE. by property of Virginia Gorospi; on the SW. by Lot 4; and on the W. by Lot 3 and property of Barbara Miranda. Point "1" is S. 19 deg. 10 min. E. 2,592.00 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area four hundred ninety four (494) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-219318), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the E. by Lot 2; on the SW. by Lot 4; and on the NW. by property of Barbara Miranda. Point "1" is S. 19 deg. 10 min. E. 2,592.00 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area eighty-four (84) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-219318), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by Lots 3 & 2; on the SE. and SW. by property of Egmedio Felix & Feliciano Nario; and on the NW. by property of Barbara Miranda, Egmedio Felix & Feliciano Nario. Point "1" is S. 19 deg. 00 min. E. 2,607.11 meters from BLBM 1, Las Piñas, Rizal. Area two hundred eighty (280) square meters, more or less.

5. A parcel of land ((Lot 5, plan Psu-219318), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by Lot 6; on the SE. and SW. by property of Egmedio Felix & Feliciano Nario; and on the NW. by property of Donato Malayao. Point "1"

is S. 20 deg. 18 min. E. 2,699.00 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area four hundred fifty-five (455) square meters, more or less.

6. A parcel of land (Lot 6, plan Psu-219318), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by property of Conrado Miranda & Gregorio Celestino; on the SE & NW. by property of Virginia Gorospi; and on the SW. by Lot 5. Point "1" is S. 20 deg. 18 min. E. 2,699.00 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area six hundred seven (607) square meters, more or less.

7. A parcel of land (Lot 1, pplan Psu-178510), situated in the Barrio of Talango, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by property of Bernabe Kalugdan; on the SE. by property of Tranquilino Kalugdan; on the SW. by the Zapote River; and on the NW. by property of Igmedio de la Cruz. Point "1" is N. 10 deg. 57 min. W. 2,057.86 meters from LM 182 Imus Estate. Area one thousand eight hundred ninety-nine (1,899) square meters, more or less.

8. A parcel of land (plan Psu-59644) situated in the Sitio of Pasong Cargo, Barrio of Almanza, Municipality of Las Piñas, Province of Rizal. Bounded on the N. by property of Margarita Ygaya; on the E. and SE. by property of Vicente Bajardo & Leocadio Ygaya; and on the W. by property of Celestino Ygaya. Point "1" is S. 19 deg. 09 min. E. 3,429.75 meters from Km. No. 19, Las Piñas, Rizal. Area sixteen thousand four hundred twenty-nine (16,429) square meters more or less.

9. A parcel of land ((Lot 1, plan Psu-227774), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by properties of Feliciano & Domingo Rivera and Magno Pagtakhan; on the SE. by property of Lucia & Regina Rivera; on the S. by Lot 2; on the SW. by properties of Sergio Guinto and Pastor Guinto; and on the NW. by property of Hilario Ramirez. Point "1" is N. 12 deg. 53 min. E. 1,560.71 meters from Mon. 182, Imus Estate. Area eight thousand three hundred fifty-five (8,355) square meters, more or less.

10. A parcel of land (Lot 2, plan Psu-227774), situated in the Barrio of Prinza, Municipality of Las Piñas, Province of Rizal. Bounded on the N. by Lot 1; on the SE. by properties of Lucia & Regina Rivera and Fortunato Torres; and on the W. by properties of Barbara Miranda and Sergio Guinto. Point "1" is N. 12 deg. 53 min. E., 1569.71 meters from Mon. 182, Imus Estate. Area seven thousand forty-eight (7,048) square meters, more or less.

11. A parcel of land (plan Psu-215590), situated in the Barrio of Pamplona, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by property of Lucia Rivera & Regina Rivera;

on the SE. by properties of Lucia Rivera & Regina Rivera and Dominador Malayao; on the SW. by properties of Dominador Malayao and Dolores Francisco; and on the NW. by properties of Dolores Francisco and Maria Borja. Point "1" is S. 23 deg. 29 min. E., 2574.29 meters from BLBM 1, Pamplona, Las Piñas, Rizal. Area thirteen thousand fifty-one (13,051) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Makati, Province of Rizal, Philippines, on the 16th day of December, 1968, at 8:30 o'clock in the forenoon to show cause if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded, and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. V. M. Ruiz, Judge of said Court, the 30th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 4th day of September, 1968.

Attest:

GREGORIO BILOG, Jr.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38,39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6190

LRC Record No. N-35179

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Pasig, Rizal; Ramon Victorio, Sumilang, Pasig, Rizal; Maria Reyes, Sto. Tomas, Pasig, Rizal; the Heirs of Sixto Antonio, Filomeno Victorio, Sinforoso Eugenio, Bambang, Pasig, Rizal; Julian Sta. Ana, Munting Calsada; Pasig, Rizal; Isidra Reyes, Juana Visitacion, Joaquin Cabrera, Malinao, Pasig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Januario dela Paz and

Natividad C. dela Paz, Sumilang, Pasig, Rizal, assisted by Atty. Magpuri C. Jabson, Pasig, Rizal, to register and confirm their title to the following properties:

Two (2) parcels of land situated in the Barrio of Malinao, Municipality of Pasig, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-179608). Bounded on the NE. and NW. by property of Ramon Victorio; on the SE. by properties of Maria Reyes; and on the S., SW. and W. by property of the Heirs of Sixto Antonio. Point "1" is S. 43 deg. 48 min. E., 456.22 meters from Pasig Church Tower. Area four thousand five hundred thirty six (4,536) square meters, more or less.

2. A parcel of land (Lot 3, plan Psu-179608). Bounded on the NE. by property of Julian Sta. Ana; on the SE. by property of Filomeno Victorio; on the SW. by property of Isidra Reyes; and on the NW. by property of Maria Reyes. Point "1" is S. 54 deg. 42 min. E., 668.50 meters from Pasig Church Cross Tower. Area two thousand three hundred fifty-nine (2,359) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 19th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo E. Torres, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[38, 39]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6411
LRC Record No. N-35180

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila;

the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Cainta, Rizal; Felicisimo Javier, Segundo Felizardo, Elisa Mendiola de Malvar, Felisa Diaz, Irineo Buenaventura, Candelaria Javier, Eduardo Tuason, Manuel Concepcion and Juan de la Paz, Taytay, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Rosario S. San Pedro, Palatiw, Pasig, Rizal thru Atty. Magpuri C. Jabson, 25 P. Burgos St., Pasig, Rizal, to register and confirm her title to the following properties:

Three (3) parcels of land situated in the Sitio of Magsiay, Barrio of San Juan, Municipality of Cainta, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-206490). Bounded on the NE. by properties of Segundo Felizardo and Felicisimo Javier; on the SE. by property of Pelagia Ballesteros; on the SW. by property of Gregoria Lambengco; and on the NW. by property of Elisa Mendiola de Malvar. Point "1" is S. 58 deg. 13 min. W., 2,573.18 meters from BLLM 2, Mp. of Taytay. Area twelve thousand forty nine (12,049) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-206490). Bounded on the NE. by property of Pelagia Ballesteros; on the SE. by property of Juan de la Paz, the Magsiay Creek and property of Felisa Diaz; on the SW. by property of Irineo Buenaventura; and on the NW. by property of Gregoria Lambengco. Point "1" is S. 58 deg. 08 min. W., 2,583.82 meters from BLLM 2, Mp. of Taytay, Rizal. Area twelve thousand one hundred nine (12,109) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-206490). Bounded on the NE. by properties of Eduardo S. Tuazon and Candelaria Javier; on the SE. by property of Manuel Concepcion; on the SW. by the Tapayan River; and on the NW. by property of Candelaria Javier. Point "1" is S. 59 deg. 58 min. W., 3,073.77 meters from BLLM 2, Mp. of Taytay, Rizal. Area four thousand one hundred eighty one (4,181) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 18th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from

contesting said application or any decree entered thereon.

Witness the Hon. Guillermo E. Torres, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. Q-264
LRC Record No. N-35184

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduy St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Catalina Cruz, Mariquina, Rizal; Francisco Enriquez, Felizardo Cruz, Calumpang, Mariquina, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Heirs of Natalio Dulay, represented by Nestor Dulay, Calumpang, Mariquina, Rizal, to register and confirm their title to the following property:

A parcel of land (Lot 1, plan Psu-168534, Sheet 1), situated in the Barrio of Calumpang, Municipality of Mariquina, Province of Rizal. Bounded on the NE. by a Road and property of Catalina Cruz; on the SE. by a Road and property of Francisco Dulay; on the SW. by property of Felizardo Cruz; and on the NW. by property of Francisco Enriquez. Point "1" is S. 58 deg. 48 min. W., 1,363.61 meters from BLLM 1, Mariquina, Rizal. Area two hundred ninety-three (293) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Quezon City, Philippines, on the 10th day of December, 1968, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be

forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lourdes P. San Diego, Judge of said Court, the 25th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF SORSOGON

Land Registration Case No. N-106
LRC Record No. N-35371

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Sorsogon, Sorsogon; the Municipal Mayor, the Municipal Council, Antonio Hernandez, Antonio Escoto and Lilia B. Escandor, Gubat, Sorsogon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jaime Escobar, Gubat, Sorsogon thru Atty. Irineo B. Escandor, Gubat, Sorsogon to register and confirm his title to the following property:

A parcel of land (Lot 9619-A, plan Csd-10235-D), situated in the Poblacion, Municipality of Gubat, Province of Sorsogon. Bounded on the N. and W. by property of Antonio Escoto; on the E. by the Highway 59; and on the S. by Lot 9619-B (Right of Way). Point "1" is S. 87 deg. 56 min. W. 805.24 meters from BLLM 1, Gubat Cadastre. Area eight hundred fifty (850) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Sorsogon, at its session to be held in the Municipality of Gubat, Province of Sorsogon, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Severino de Leon, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, his 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF SORSOGON

Land Registration Case No. N-107

LRC Record No. N-35372

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Provincial Engineer; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Dominador Escoto, Angel Esguerra, Pedro Encela, Heirs of Daniel Escurel, Paulina Escobar, Alejandra Dreco, Gubat, Sorsogon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Eusebio Esclante, Gubat, Sorsogon thru Atty. Irineo B. Escandor, Gubat, Sorsogon to

register and confirm his title to the following property:

A parcel of land (Lot 718 & 868, Gubat Cadastre) (Lot 1, plan CCS-316). Bounded on the NE. by properties of Dominador Escoto and Angel Esguerra; on the NE. by the Manook Street; on the SE. by property of Paulina Escobar; on the SW. by property of the Heirs of Daniel Escurel; and on the W. by property of Pedro Encela. Point "1" is S. 88 deg. 43 min. W. 338.27 meters from BLLM 1, Gubat Cadastre. Area seven hundred forty-eight (748) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Sorsogon, at its session to be held in the Municipality of Gubat, Province of Sorsogon, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Severino de Leon, Judge of said Court, the 15th day of July in the year 1968.

Issued at Quezon City, Philippines, this 26th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[38, 39]

Bureau of Lands

[FIRST PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m. on October 31, 1968 the tract of land described below:

Location: Res. Sec. "L", Baguio City.

Boundaries: N—Lamberto Almeda; S—Road; E—Mariano Almeda, Sr.; and W—Daniel Durante.

Area: 750 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of improvements: P1,500.00—house, terraces and others.

Reference: MARIANO F. ALMEDA, JR. TSA-V-8117.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land (P150.00).

Manila, August 5, 1968.

[38-43] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Malaybalay, Bukidnon, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 31, 1968 the tract of land described below:

Location of land: Poblacion, Maramag, Bukidnon.

Description: Lot No. 2003, Pls-98 Ext.

Area: 676 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements: P260.00—fence, coconuts, etc.

Applied for by: JOSE J. CORUÑA. MSA V-86924.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

Manila, August 1, 1968.

[38-43] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Digos, Davao del Sur, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 29, 1968, the tract of land covered by Sales Application No. V-40341 of PROCESO E. AN-DRADE.

Location: Lower Matanao, Matanao, Davao del Sur.

Description: Lot No. 6367, Cad-275.

Area: 5.8104 hectares.

Appraised value of land: P75.00 per hectare.

Appraised value of improvements: P300.00—cornfield.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Digos, Davao del Sur, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-40341." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check

for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 29, 1968.

VICENTE A. VALDELLON
Director of Lands

[38-43]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Davao City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 31, 1968, the tract of land covered by Sales Application No. (VIII-1) 258 of JULIETA V. BUENAVENTURA.

Location: Lasang, Davao City.

Description: Lots Nos. 1 and 2, Sgs-3988-D, identical to Lots Nos. 4113 and 4114, respectively, portions of Lot No. 1083, Davao Cad.

Area: 9.9642 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P3,350.00—coconuts, corn, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Davao City on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (VIII-1) 258." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 1, 1968.

VICENTE A. VALDELLON
Director of Lands

[38-43]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Legaspi City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 23, 1968, the tract of land described below:

Location of land: Legaspi Port, Legaspi City.
Boundaries: Portion of Lot 1, Msi-V-749 and Lot No. 2, Msi-V-749.

Area: 862 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of existing improvements: P26,770.00—filling and house.

Applied for: HILARION V. REYNOSO (MSA V-749).

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 30, 1968.

VICENTE A. VALDELLON
Director of Lands

[38-43]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at San Jose, Occidental Mindoro will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 27, 1968, the tract of land covered by Sales Application No. (III-6) 295 of BIBIANO C. GAUDIEL, JR.

Location: Mangarin, San Jose, Occidental Mindoro.

Description: Lot No. 12, Pls-33.

Area: 11.1748 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P2,050.00—ricefield, house, fruit trees, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at San Jose, Occidental Mindoro on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (III-6) 295." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's

check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 27, 1968.

VICENTE A. VALDELLON
Director of Lands

[38-43]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Masbate, Masbate will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 20, 1968, the tract of land covered by Sales (F) Application No. (IV-3) 3 of AMADO Y. LIM.

Location: Asid, Cayabon, Milagros, Masbate.

Description: Plan Fls-4076-D.

Area: 29.4601 hectares.

Appraised value of land: P150.00 per hectare.

Appraised value of improvements: P35,000.00 dikes, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Masbate, Masbate on or before the hour and date stated above and plainly marked "Bid for the land described in Sales (F) Application No. (IV-3) 3." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 20, 1968.

VICENTE A. VALDELLON
Director of Lands

[38-43]

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Cagayan de Oro City will auction through oral bidding at 10:00 a.m. on November 19, 1968 the right to lease for commercial purposes the tract of land herein-below described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Macabalan, Cagayan de Oro City.
Boundaries: N-Road, SE-Road and W-Road.

Area: 425 square meters.

Appraised value of land: P10,000 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: P10,000.00—building.

Applied for by: CAMPANIA MARITIMA. B.L.L.A. No. V-41.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, August 19, 1968.

VICENTE A. VALDELLON
Director of Lands

[38-43]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on November 12, 1968 the tract of land described below:

Location of Land: East Bajac-Bajac, Olongapo City.

Description: Lot No. 439, Ts-308.

Area: 182 square meters.

Appraised value of land: P55.00 per square meter.

Appraised value of existing improvements: P35,000.00—house.

Applied for: DEMETRIA B. SALVADOR. MSA(1-4) 3008.

The successful bidder if other than the applicant must reimburse the latter of value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in

cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, August 12, 1968.

VICENTE A. VALDELLON

Director of Lands

[38-43]

Bureau of Mines

[FIRST PUBLICATION]

NOTICE OF APPLICATIONS OF TRINITY LODGE MINING CORPORATION FOR TWO (2) LODE MINING LEASES.

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended, Trinity Lodge Mining Corporation, a legal entity duly organized and existing under the laws of the Philippines, with post office address at 167 Ortega St., San Juan, Rizal, has filed applications (LLA-Nos. V-9942 and V-9943) for the lease of sixteen (16) lode mining claims containing Perlito, etc., described as follows:

(LLA-No. V-9942)

Name of Claims: "Mayon-1", "Mayon-2", "Mayon-3", "Mayon-4", "Mayon-5", "Mayon-6", "Mayon-7", "Mayon-9", "Mayon-10", "Mayon-14", "Mayon-15", "Mayon-16", "Mayon-17".

Date Registered: August 25, 1966.

Location: Barrios of Lamba & Lamkan, City of Legaspi, Island of Luzon.

Boundaries:

North: "Sputnik-1" min. claim (Lla-7648-D) of Sputnik Mng. Ass'n. along line 1-2, "Sputnik-6" min. claim (Lla-7849-D), "Sputnik-7" min. claim (Lla-7850-D) both of Sputnik Mng. Ass'n. along line 3-4, Lot-10489 Jose M. Omandia, Lot-10499 Josefa Fernandez & portion of Albay Gulf along line 5-6, Albay Gulf along line 7-8;

East: "Sputnik-6" min. claim (Lla-7849-D) Sputnik Mng. Ass'n. along line 2-3, Albay Gulf along line 6-7, portion of Albay Gulf, Lot-10502 Josefa Goyena along line 8-9, "Sputnik-15" min. claim (Lla-7851-D), "Sputnik-19" min. claim (Lla-7854-D), "Sputnik-23" min. claim (Lla-7856-D) all of Sputnik Mng. Ass'n., Lot-11030 Cresencio Olimpo, Lot-11022 Felix Bermejo Lot-11088 Pastor Lorenzo Lot-11080 Canuto Magnampo, Lot-11111 Emilio Magnampo along line 10-11;

South: Sputnik-17" min. claim (Lla-7853-D), "Sputnik-16" min. claim (Lla-7852-D), "Sputnik-15" min. claim (Lla-7851-D) all of Sputnik Mng. Ass'n. along line 9-10, Lot-11111 Emilio Magnampo, Lot-11112 Felix Lorenzo, Lot-11085 Gervacio Bermejo & Bros. along line 11-12, Lot-10299 Cresencio Galvez, Lot-10300 Adriano Perdigon, Lot-10301 Victoria Bajado, Lot-10305 Bernardo Agapo along line 13-14;

West: Lot-11085 Gervacio Bermejo & Bros. Lot-11047 Juan Olimpo, et al., Lot-11050 Rufino Aveno, Lot-11049 Domingo Bamtay, Lot-11038 Gregorio Arena, Lot-11039 Antonio Arena, Lot-11040 Leonardo Agripa, Lot-11041, Juana Aycoche, Lot-11033 Lourdes G. Alamo, Lot-10432 Rosendo Logrenio Lot-10517 Phil. Am. Drug Co., Lot-10430 Doroteo Avaluade, Lot-10429 Ambrosio Alamo, Lot-10299 Cresencio Galvez along line 12-13, Lot-10305 Bernardo Agapo, Lot-10309 Francisco Bayanay along line 14-1, "Sputnik-7" min. claim (Lla-7850-D), "Sputnik-3" min. claim (Lla-7848-D) both of Sputnik Mng. Ass'n. along line 4-5.

Area: 117.0000 hectares.

Survey Plan Nos.: Lla-13576-D to Lla-13592-D inclusive.

LLA No. V-9943

Name of Claim: "Mayon-18", "Mayon-19" & "Mayon-20".

Date Registered: August 25, 1966.

Location: Barrio of Lamba, City of Legaspi, island of Luzon.

Boundaries:

North: "Sputnik-20" min. claim (Lla-7855-D) of Sputnik Mng. Ass'n. along line 1-2; "Sputnik-17" min. claim (Lla-7853-D) of Sputnik Mng. Ass'n. along line 3-4;

East: Lot-10538 of Juana Oliver, Lot-10536 Heirs of Lucila Atun, Lot-11000 of Pedro Arena, et al., Lot-10543 of Valentin Antiquera, Lot-10998 of Catalino Romero, Lot-11003 of Victoria Romero, Lot-11004 of Alejandro Romero;

South: Lot-11004 of Alejandro Romero, Lot-11008 of Eugenio Orejuego, Lot-11012 of Luciano Olimpo, Lot-11006 of Venancio Aringo, et al.;

West: "Sputnik-23" min. claim (Lla-7856-D) of Sputnik Mng. Ass'n. along line 6-7, "Sputnik-20" min. claim (Lla-7855-D) of Sputnik Mng. Ass'n. along line 2-3.

Area: 27.0000 hectares.

Survey Plan No.: Lla-13590-D, Lla-13591-D & Lla-13592-D.

Any and all persons having adverse claims to the above-mentioned applications are hereby notified that, unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting

from the first publication September 1, 1968, such adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, August 26, 1968.

(Sgd.) FERNANDO S. BUSUEGO, JR.
[38-40] Director of Mines

NOTICE OF APPLICATION OF FELIX MARBELLA FOR A MINING LEASE

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended Felix Marbella of legal age, a citizen of the Philippines, whose post office address is Rizal, Nueva Ecija has filed an application (LLA No. V-9585) for the lease of one (1) lode mining claim containing feldspar, etc., described as follows:

(LLA No. V-9585)

Name of Claim: "Mermar Fr."

Date Registered: June 29, 1967

Location: Barrio of San Rafael, municipality of Tagkawayan, province of Quezon, island of Luzon.

Boundaries:

Northeast:—Lot-558 of Santiago Olaga, Lot-586 (O.C.T. No. 13053) Nicanor Alano & property of Phil. National Railway.

Southeast:—portion of lot-586 (O.C.T. No. 13053) Nicanor Olano, Lot-559 T.C.T. No. 12728 Antonio Z. Argosino, Public land.

Southwest:—public land.

West:—public land and Ragay Gulf.

Beginning at a point marked "1" on plan Lla-13593-D being S. 31 deg. 23 min. E., 2,016.87 meters from BLLM No. 17, Guinyangan Cadastre BL Cad. No. 182, Quezon.

Area: 5.2005 hectares.

Survey Plan No.: Lla-13593-D

Any and all persons having adverse claim to the above-mentioned application are hereby notified that unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication August 21, 1968, such adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in

duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, August 13, 1968.

FERNANDO S. BUSUEGO, JR.
[38-40] Director of Mines

NOTICE OF APPLICATION OF CONCRETE AGGREGATES, INC. FOR A PLACER MINING LEASE.

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended, Concrete Aggregates, Inc., a legal entity duly organized and existing under the laws of the Philippines, with post office address at Industria St., Longos, Bagumbayan, Quezon City has filed an application (PLA No. V-1556) for the lease of one (1) placer mining claim containing limestone, shale, sandstone, etc., described as follows:

Name of Claim: "Cai-II"

Date Registered: September 8, 1965

Location: Barrio of Wawa, municipality of Montalban, province of Rizal, island of Luzon.

Boundaries:

North:—F-7-2063-D Ricardo Cayetano;

East:—F-7-2073-D Ricardo Cayetano, H-31913-D Lots 3, 4, 2 and Public Land, Psu-218711 Sinforosa Tolentino, Psu-218704 Hermenegildo Escabel, Psu-156097 Leoncio P. Cruz;

South:—Psu-156097 Leoncio P. Cruz & "Junior-I" min. claim (Lla-4713-D) Pedro San Pedro, Jr.

West:—H-193214 Public Land, H-11332 Public Land, H-7-2083-D Gregorio Purificacion, Psu-226635 Balbino Hillera, Psu-204597 Alejandro Cruz, G-7092 Public Land, H-24008 Public Land, G-1180 Public Land, F-7-2063-D Ricardo Cayetano.

Area: 61.3492 hectares.

Survey Plan No.: Pla-3503-D

Any and all persons having adverse claims to the above-mentioned application are hereby notified that, unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication September 4, 1968, such adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act,

duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, August 29, 1968.

FERNANDO S. BUSUEGO, JR.

[38-40] Director of Mines

NOTICE OF APPLICATIONS OF PHILIPPINE MARBLE CORPORATION FOR THREE MINING LEASES.

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended Philippine Marble Corporation, a legal entity duly organized and existing under the laws of the Philippines, whose post office address is 2nd Floor Metropolitan Theater Building, Plaza Lawton, Manila, has filed applications (LLA Nos. V-9693, V-9694 and V-9695) for the lease of fifteen (15) lode mining claims containing Marble, Guano, Granite, Feldspar, Mica, Asbestos, etc., described as follows:

LLA Nos. V-9693, V-9694 & V-9695

Name of Claims: "Victory 1", "Victory 2", "Victory 3", "Victory 4", "Victory 5", "Victory 6", "Victory 7", "Victory 8", "Victory 9", "Victory 10", "Victory 11", "Victory 12", "Victory 13", "Victory 14" and "Victory 15".

Date Registered: July 31, 1967.

Location: Sitio of Igang, barrio of Tagasan, municipality of Kapalong, province of Davao del Norte, island of Mindanao.

Boundaries: Beginning at a point marked "1" on plan Lla-14179-D being N. 15 deg. 09 min. W., 28,626.12 meters from BLLM No. 25, Saug Cadastre BL Cadastre 283.

North—Public Land; East—Public Land;
South—Public Land; West—Public Land;

Area: 135.0000 hectares.

Survey Plan Nos. Lla-14165-D; Lla-14166-D;
Lla-14167-D; Lla-14168-D; Lla-14169-D;
Lla-14170-D; Lla-14171-D; Lla-14172-D;
Lla-14173-D; Lla-14174-D; Lla-14175-D;
Lla-14176-D; Lla-14177-D; Lla-14178-D;
& Lla-14179-D.

Any and all persons having adverse claims to the abovementioned applications are hereby notified that unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication August 31, 1968, such adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, August 22, 1968.

(Sgd.) FERNANDO S. BUSUEGO, JR.

[38-40] Director of Mines

Courts of First Instance

[SECOND PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
SIXTH JUDICIAL DISTRICT
BRANCH XIX

CASE No. 73756.—In the Matter of the Petition of DOMINGO LI to be Admitted a Citizen of the Philippines.

NOTICE OF HEARING ON THE PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor-General, Manila and to Mr. Domingo Li, petitioner, 693 Gandara St., Manila, and to all whom it may concern:

Whereas a petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended, has been filed with this Court by Domingo Li on July 30, 1968, copy of which is attached hereto, alleging that his full name is Domingo Li; that he was born on October 28, 1945 at Manila, Philippines; that he is a resident of 693 Gandara St., Manila; and that his witnesses are Mr. Jose P. Piccio of 50 Dr. Alejos St., Quezon City; Mr. Jose Y. Corcuera of 251 Sta. Teresita St., Sampaloc, Manila, Mr. Rene J. Katigbak of 187 Alfonso XIII, San Juan, Rizal and Mr. Edwin H. Abad of 2757 Oroquieta St., Sta. Cruz, Manila, Notice is hereby given that said petition will be heard by this Court on the 3rd day of April, 1969, at 8:30 a.m.

In accordance with law, let this notice and the attached petition, together with its annexes, be published at petitioner's expense once a week for three consecutive weeks in the *Official Gazette* and in the "*Daily Mirror*", a newspaper of general circulation in the City of Manila where petitioner resides, to which newspaper the publication was assigned after a raffle duly held in pursuance of Republic Act No. 4569. Likewise, let copy of the petition, together with its annexes, and of this notice, be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness the Honorable Jose de la Cruz, Judge of the Court of First Instance of Manila, this 7th day of August, in the year of our Lord nineteen hundred and sixty-eight.

(Sgd.) JOSE SAN AGUSTIN
Clerk of Court

[37-39]

CASE No. 73756.—In the Matter of the Petition of DOMINGO LI to be admitted a citizen of the Philippines.



PETITION FOR NATURALIZATION

I apply for naturalization as a citizen of the Philippines, and to this Honorable Court most respectfully show:

First.—My full name is DOMINGO LI.

Second.—My present place of residence is 693 Gandara St., Manila, and my former residences were:

1. 411 Salazar, Manila
2. 335 Gandara St., Manila (now 693 Gandara)
3. 449 Claveria, Manila

Third.—My trade or profession is an employee of the Rosario Investments, Inc., at Makati, Rizal from which I derive an annual income of around five thousand pesos (P5,000.00). I also own stock in the Mercantile Financing Corporation, a domestic entity registered and operating under the law of the Republic of the Philippines.

Fourth.—I was born on October 28, 1945 at Manila, Philippines. I am at present a citizen of China, under whose laws Filipinos may become subjects or citizens thereof.

Fifth.—I am single.

Sixth.—I have resided in the Philippines continuously for a term of ten (10) years at least immediately preceding the date of this petition to wit, since the date of my birth in 1945 at Manila in the City of Manila for a term of one (1) year at least, immediately preceding the date of this petition.

Seventh.—I am exempted from the requirement of filing a Declaration of Intention, because I was born in the Philippines and have continuously resided therein since birth; and have likewise finished my primary, elementary and high school education in Philippine schools, recognized by the government, not limited to any race, religion or nation.

and where Philippine government, history and civics are taught and/or prescribed as part of the school curriculum.

Eighth.—I am able to speak and write English and the Philippine National Language—Tagalog.

Ninth.—I believe in the principles underlying the Philippine Constitution. I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines, my relations with the constituted government as well as with the community in which I am living. I have mingled socially with the Filipinos, and have evinced a sincere desire to learn and embrace the customs, traditions, and ideals of the Filipinos. I have all the qualifications required under Section 2 and none of the disqualifications required under Section 4 of Commonwealth Act No. 62.

I am not opposed to organized government or affiliated with any association or group of persons to uphold and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the successful predominance of man's ideas. I am not a polygamist nor a believer in the practice of polygamy. I am a man of good moral character and reputation. I have not been convicted of any crime involving moral turpitude. I am not suffering from any incurable contagious disease. The nation of which I am at present a citizen is not at war with the Philippines.

Tenth.—It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of China, which at this time I am a citizen or subject. I will reside continuously in the Philippines from the date of the filing of my petition up to the date of my admission to Philippine citizenship.

Eleventh.—I have not heretofore made petition for Philippine citizenship to any court.

Twelfth.—Jose P. Piccio, Jose Y. Corcuera, J. Katigbak, and Edwin H. Abad, Filipino citizens, all single and respectively residents of No. 187 Sta. Teresita, Quezon City; 251 Sta. Teresita, Sampaloc, Manila; 187 Alfonso XIII, San Juan, Rizal; and 2757 Oroquieta St., Sta. Cruz, Manila; are my witnesses who will appear and testify at the hearing of my herein petition.

Attached hereto and made part of this petition are:

- My Birth Certificate
- My Alien Certificate of Registration
- My Native Born Certificate of Residence
- Affidavits of Witnesses
- Two (2) photographs of herein petitioner

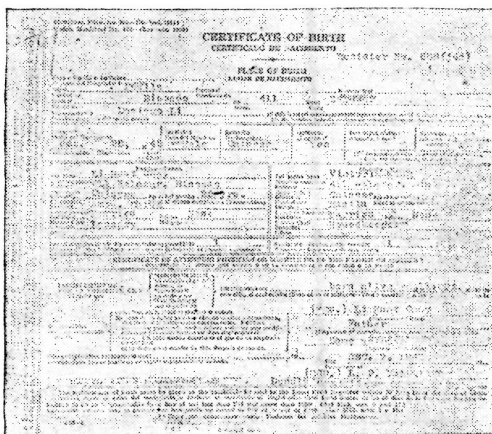
Wherefore, your petitioner most respectfully prays that after due notice, publication and hearing, he be admitted a citizen of the Philippines.

Manila, Philippines, May 27, 1968.

(Sgd.) DOMINGO LI
Petitioner

[37-39]

(Sgd.) EDILBERTO C. CASANO
Counsel for the Petitioner
617 Alliance Building
Rosario, Manila



REPUBLIC OF THE PHILIPPINES
CITY OF MANILA

S.S.

Domingo Li, being duly sworn, deposes and says, that he is the petitioner in the above-entitled proceeding; that he has read the foregoing petition and knows and understands and believes the contents thereof; and that the same is true to his own personal knowledge, information and belief.

(Sgd.) DOMINGO LI

Subscribed and sworn to before me at Manila this 4th day of June, 1968. Affiant exhibited to me his Residence Certificate No. A-473806 issued at Manila on April 2, 1968.

(Sgd.) EDILBERTO C. CASANO
Notary Public
Until December 31, 1969

Document No. 845;
Page No. 71;
Book No. XVI;
Series of 1968.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
BRANCH XIX

Case No. 73756.—In the matter of the Petition of DOMINGO LI to be admitted a citizen of the Philippines.

JOINT AFFIDAVIT OF WITNESSES

We, Jose P. Piccio and Jose Y. Corcuera, Filipinos, both single, respectively residents of 50 Dr. Alejos St., Quezon City, and 251 Sta. Teresita St., Sampaloc, Manila, being duly sworn in accordance with law, depose and say respectively:

1. That we are citizens of the Philippines;
2. That we personally know and have been acquainted with Domingo Li in the Philippines, the petitioner above mentioned continuously for more than five (5) years before the date of this petition;
3. That to our personal knowledge, the petitioner has resided in the Philippines continuously preceding the date of filing his petition of which this affidavit is a part, to wit, since the date last mentioned, and in Manila, Philippines, at least one (1) year before the date of this petition;
4. That we have personal knowledge that the petitioner is and during all such periods had been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines;
5. That in our opinion, the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provision of Commonwealth Act No. 473.

(Sgd.) JOSE P. PICCIO (Sgd.) JOSE Y. CORCUERA
Affiant Affiant

Subscribed and sworn to before me this 4th day of June 1968. Affiants exhibited to me their Residence Certificates No. A-498688 issued at Manila on May 28, 1968, and No. A-74480 issued on January 12, 1968 in Manila.

(Sgd.) EDILBERTO C. CASANO
Notary Public
Until December 31, 1969

Doc. No. 846;
Page No. 72;
Book No. XVI;
Series of 1968.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
BRANCH XIX

CASE No. 73756.—In the Matter of the Petition of DOMINGO LI, to be Admitted a Citizen of the Philippines.

JOINT AFFIDAVIT OF WITNESSES

We, Rene J. Katigbak and Edwin H. Abad, Filipinos, both single, respectively residents of 187 Alfonso XIII, San Juan, Rizal and 2757 Oroquieta St., Sta. Cruz, Manila, being duly sworn in accordance with law, depose and say respectively:

1. That we are citizens of the Philippines;
2. That we personally know and have been acquainted with Domingo Li in the Philippines, the petitioner above mentioned continuously for more than five (5) years before the date of this petition;
3. That to our personal knowledge, the petitioner has resided in the Philippines continuously preceding the date of filing his petition of which this affidavit is a part, to wit, since the date last mentioned, and in Manila, Philippines, at least one (1) year before the date of this petition;
4. That we have personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines;
5. That in our opinion, the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provision of Commonwealth Act No. 473.

(Sgd.) RENE J. KATIGBAK (Sgd.) EDWIN H. ABAD
Affiant Affiant

Subscribed and sworn to before me this 4th day of June 1968. Affiants exhibited to me their Residence Certificates No. A-496796 issued at Manila on May 21, 1968, and No. A-496795 issued at Manila on May 21, 1968.

(Sgd.) EDILBERTO C. CASANO
Notary Public
Until December 31, 1969

Doc. No. 847;
Page No. 72;
Book No. XVI;
Series of 1968.

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

A.C.R. No. B-36411

This is to certify that DOMINGO LI whose thumbprints, photograph, signature and description appear hereinafter had applied for registration and has been issued this certificate of registration, pursuant to the Alien Registration Act of 1950, as amended.

For the Commissioner:

(Sgd.) MARIO S. ESTEBAN
Supervising Clerk

Thumbprints

Left Right

(Sgd.) DOMINGO LI

Issued at Manila on
December 21, 1959
OR No. B-5733379 P50.00
Manila, December 21, 1959
Adm. Fine—P3.00 OR—
Same

Nationality: Chinese

Date and Place of Birth: Oct. 28, 1945—Manila

Marital Status: Single

Occupation: Employee

Business Address: 2129 Pasong Tamo, Makati,
Rizal

Status and Date of Admission: Native Born, Cert.

No. 133538, Issued at Manila, March 28, 1958

Previous ACR No. A-54768 issued at Manila on
July 16, 1950

NOTES: Occupation amended this 5-24-68 to read as
Employee per Cert. of Employer dtd. 5-16-68
and per affidavit executed at Manila on 5-

22-68. OR No. H6992675 P10.00 Mla.
5-23-68.

(Sgd.) VICENTE ESPINA
VICENTE ESPINA
Alien Registration Supervisor

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

No. 133538
OR. No. 8166066
P50.00 3-28-58

NATIVE BORN CERTIFICATE OF RESIDENCE

This is to certify that Domingo Li, Chinese, whose photograph is affixed hereto and partially covered by the seal of this Office, (was admitted as an immigrant at the port of), is a native born and is lawfully entitled to remain in the Philippines.

Given under my hand and seal this 28th day
of March 1958 at Manila.

For the Commissioner of Immigration

(Sgd.) GERMAN L. ARABIT
(Typed) GERMAN L. ARABIT

PERSONAL DESCRIPTION OF BEARER

Age: 12 years

Sex: Male

Civil Status: Single

Nationality: Chinese

Address: 639 Gandara, Manila

Occupation: Employee

Place of Birth: Manila, Philippines

Date of Birth: October 28, 1945

Height: 4' 11"

Weight: 75 lbs.

Hair: Black

Eyes: Brown

Complexion: Yellow

Physical marks: NV high center fr; dim NV
right check.

Travel Papers: Native born

A.C.R. No. A-54768—Manila
[37-39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
SIXTH JUDICIAL DISTRICT
BRANCH XIII

CASE No. 73779.—In the matter of the Petition of TEK SING LIM also known as LIM TECK SENG to be admitted a citizen of the Philippines.

NOTICE OF HEARING ON THE PETITION
FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor-General, Manila and to Mr. Tek Sing Lim also known as Lim Teck Seng, petitioner, 1311 Balintawak Street, Tondo, Manila, and to all whom it may concern:

Whereas a petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended, has been filed with this Court by Tek Sing Lim also known as Lim Teck Seng on August 1, 1968, copy of which is attached hereto, alleging that his full name is Tek Sing Lim also known as Lim Teck Seng; that he was born on October 1, 1945 in Cotabato, Cotabato, Philippines; that he is a resident of 1311 Balintawak Street, Tondo, Manila; and that his witnesses are Mr. Bienvenido A. Ramos of 17 Pinagpala Street, Tonsuya, Malabon, Rizal, Mr. Jose Leal Lim of 14 Corumi Street, San Francisco del Monte, Quezon City, Philippines and Mr. Roberto C. Locsin of 1496 Magdalena Street, Sta. Cruz, Manila, NOTICE is hereby given that said petition will be heard by this Court on the 5th day of April, 1969, at 8:30 a.m.

In accordance with law, let this notice and the attached petition, together with its annexes, be published at petitioner's expense once a week for three consecutive weeks in the *Official Gazette* and in the "*El Debate*", a newspaper of general circulation in the City of Manila where petitioner resides, to which newspaper the publication was assigned after a raffle duly held in pursuance of Republic Act No. 4569. Likewise, let copy of the petition, together with its annexes, and of this notice, be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness the Honorable Jesus P. Morfe, Judge of the Court of First Instance of Manila, this 7th day of August, in the year of our Lord Nineteen Hundred and Sixty-Eight.

JOSE SAN AGUSTIN
Clerk of Court

[37-39]

053601—9

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
BRANCH XIII

NATURALIZATION CASE No. 73779.—In the Matter of the Petition for Admission as a Citizen of the Philippines.

TEK SING LIM, also known as LIM TECK SENG
Petitioner



PETITION FOR NATURALIZATION

Comes now your herein petitioner for naturalization as a citizen of the Philippines and to this Honorable Court he respectfully states:

1. That his full name is Tek Sing Lim, also known as Lim Teck Seng; he is twenty-two years of age; at present he is residing at 1311 Balintawak Street, Tondo, Manila; and his former places of residence were: from birth in 1945 up to 1951, in Cotabato, Cotabato, Philippines; from 1952 up to 1960, in Davao City, Philippines; and from February 19, 1960, up to April 20, 1960, at 865 Tabora Street, Manila; and from April 21, 1960, up to the present time, his present residence;
2. That he was born October 1, 1945, in Cotabato, Cotabato, Philippines, and at present he is a citizen of the Nationalist Republic of China under which laws Filipinos may become naturalized citizens thereof;
3. That he is single; has not any child; and that his trade or occupation has been that of an employee since 1964, and from which he has been deriving or receiving a monthly salary of P700.00, or P8,400.00 annually since February 1967;
4. That your petitioner has resided continuously in the Philippines for a term of twenty-two (22) years at least, immediately preceding the date of this petition, to-wit, since he was born October 1, 1945, and in the City of Manila, Philippines, for a term of one year at least, immediately preceding the date of this petition, to-wit, since 1960;
5. That he is able to speak and write English, Visayan and Tagalog, the last being one of the principal Philippine languages;
6. That on October 6, 1966, your petitioner filed with the Office of the Solicitor-General, Department of Justice, his declaration of intention to become a citizen of the Philippines, a copy of which is hereto

attached, marked as Annex "A" and made a part hereof;

7. That he believes in the principles underlying the Philippine Constitution; has conducted himself in a proper and irreproachable manner during the entire period of his residence in the Philippines in his relations with the constituted Government as well as with the community in which he lives; has mingled socially with Filipinos, and has evinced a sincere desire to learn and embrace the customs, traditions and ideals of the Filipinos; has all the qualifications required under Section 2, and none of the disqualifications required under Section 4, of Commonwealth Act No. 473;

8. That he is not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized government; is not defending or teaching the necessity or propriety of violence, personal assault, or assassination for the success and predominance of men's ideas; is not a polygamist nor a believer in the practice of polygamy; has not been convicted of any crime involving moral turpitude; is not suffering from any incurable contagious disease or mental alienation; and that the nation of which he is now a citizen is not at war with the Philippines.

9. That it is his intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of Nationalist China of which at this time he is citizen; that he will reside continuously in the Philippines from the filing of his herein petition up to the time of his admission to Philippine citizenship;

10. That he has not heretofore made any petition for citizenship to any court;

11. That Mr. Bienvenido A. Ramos, of age and a resident of 17 Pinagpala Street, Tonsuya, Malabon, Rizal; Mr. Jose Leal Lim, also of age and a resident of 14 Corumi Street, San Francisco del Monte, Quezon City, Philippines; and Mr. Roberto C. Locsin, likewise of age and a resident of 1496 Magdalena Street, Sta. Cruz, Manila; who are all Filipino citizens, will appear and testify as his witnesses at the hearing of his herein petition;

12. That he has already secured a permission from the Ministry of Interior of the Nationalist Republic of China to apply to become a Filipino citizen;

13. That hereto attached and made integral parts of this petition are: (a) photostatic copy of petitioner's birth certificate; (b) joint affidavit of his aforementioned witnesses, Messrs. Bienvenido A. Ramos, Jose Leal Lim and Roberto C. Locsin; and (c) six (6) photographs of petitioner, duly photographed and signed by him.

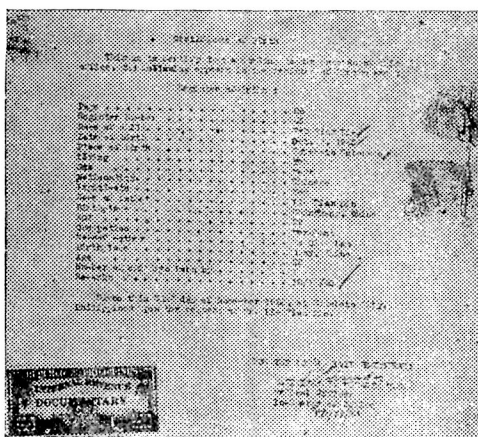
Wherefore, your petitioner respectfully prays of this Honorable Court that he be admitted a citizen of the Philippines.

Manila, Philippines, March 20, 1968.

(Sgd.) TEK SING LIM

Petitioner

1311 Balintawak Street
Tondo, Manila



REPUBLIC OF THE PHILIPPINES
CITY OF MANILA

} S.S.

Tek Sing Lim, also known as Lim Teck Seng, being first duly sworn on oath, deposes and says: That he is the petitioner named in the above-entitled proceeding; that he has read the foregoing petition, knows the contents thereof, and that the same are true and correct of his own knowledge.

(Sgd.) TEK SING LIM

Subscribed and sworn to before me, a notary public in and for the City of Manila, this 20th day of March, 1968, in Manila; affiant exhibited to me his residence certificate No. A-188265, issued January 2, 1968, in Manila, and his Alien Certificate of Registration No. B 40399, issued September 7, 1960, in Manila.

(Sgd.) GAUDIOSO T. ANTARAN

Notary Public

Until Dec. 31, 1968

Reg. No. 95;
Page No. 98;
Book No. XXX;
Series of 1968.

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S.S.

DECLARATION OF INTENTION

I, Tek Sing Lim, also known as Lim Teck Seng, do hereby declare under oath that:

It is my intention in good faith to become a citizen of the Philippines and to reside permanently therein.

My age is 21 years; my occupation is that of an employee; I am single; and my personal description is as follows: Height 5'9"; Weight: 135 lbs.; Color of hair, black; Color of eyes, brown; Complexion: yellow; Physical marks: Pox mark between eyelids; mole right fossadigitap. Four photographs of myself are hereto attached.

I was born in Cotabato, Cotabato, Philippines, on October 1, 1945, as shown by a photostatic copy of my birth certificate, hereto attached as Annex "A" hereof; I now reside at 1311 Balintawak Street, Tondo, Manila, Philippines, and my post-office address is at 1311 Balintawak Street, Tondo, Manila.

I will, before being admitted to Philippine citizenship, renounce forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of Nationalist China of which at this time I am a citizen.

I am not an anarchist; I am not a polygamist nor a believer in the practice of polygamy.

I have not been convicted of any crime; and I am not suffering from any incurable contagious disease.

I believe in the principles underlying the Philippine Constitution. SO HELP ME GOD.

(Sgd.) TEK SING LIM

Subscribed and sworn to before me, a notary public in and for the City of Manila, Philippines, this 5th day of October, 1966; affiant exhibited to me his residence certificate No. A-48944, issued January 4, 1966, in Manila, Philippines.

(Sgd.) GAUDIOSO T. ANTARAN
Notary Public

My commission expires December 31, 1966

Reg. No. 218;
Page No. 3;
Book No. XXX;
Series of 1966.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
BRANCH XIII

NATURALIZATION CASE No. 73779.—In the Matter of the Petition for Admission as a Citizen of the Philippines.

TEK SING LIM, also known as LIM TECK SENG
Petitioner

AFFIDAVIT OF WITNESSES

Bienvenido A. Ramos, of legal age, married and a resident of 17 Pinagpala Street, Tonsuya, Malabon, Rizal; Mr. Jose Leal Lim, also of age, married and a resident of 14 Corumi Street, San Francisco del Monte, Quezon City, Philippines; and Mr. Roberto C. Locsin, likewise of age, married and a resident of the City of Manila, with post-office address therein at 1496 Magdalena Street, Sta. Cruz, after being first duly sworn on oath, depose and say:

That they are natural born citizens of the Philippines;

That they have personally known and have been acquainted in the Philippines with Mr. Tek Sing Lim, also known as Lim Teck Seng, the petitioner above-mentioned, for more than seven years:

That to their knowledge the said petitioner has resided in the Philippines continuously preceding the date of the filing of his petition for Philippine citizenship of which this affidavit is a part, to-wit, since 1945, and at 1311 Balintawak Street, Tondo, Manila, in which the above-entitled petition is made, continuously since 1960;

That they have personal knowledge that the petitioner is and during all such period of time has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and

That in their opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473.

Manila, Philippines, March 20, 1968.

(Sgd.) BIENVENIDO A. RAMOS (Sgd.) JOSE LEAL LIM

(Sgd.) ROBERTO C. LOCSIN

Subscribed and sworn to before me, a notary public in and for the City of Manila, Philippines, this 20th day of March, 1968; affiant Bienvenido A. Ramos exhibited to me his residence certificate No. A-3492312, issued January 8, 1968, in Malabon, Rizal; affiant Jose Leal Lim exhibited to me his residence certificate No. A-3501421, issued February 2, 1968, in Malabon, Rizal; and affiant Roberto

C. Locsin exhibited to me his residence certificate No. A-26814, issued January 2, 1968, in Manila.

(Sgd.) GAUDIOSO T. ANTARAN
Notary Public

My commission expires Dec. 31, 1968

Reg. No. 96;
Page No. 98;
Book No. XXX;
Series of 1968.
[37-39]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA

CASE No. 56.—In re: Petition for Philippine Citizenship, by TAN PING CHUAN *alias* MANUEL TAN Nicknamed SANTOS.

NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor-General and Mr. Tan Ping Chuan, Boñgabon, Nueva Ecija, Atty. Simeon S. Pablo, Cabanatuan City, Attorney for the petitioner, and to all whom it may concern:

Whereas, a petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended by Commonwealth Act No. 535, has been presented to this Court of First Instance of Nueva Ecija by Tan Ping Chuan *alias* Manuel Tan who alleges that he was born in Chingakang, China on January 12, 1932; or that he emigrated to the Philippines from China on or about the 12th day of December, 1935, and arrived at the port of Manila, Philippines, on the vessel S/S "SUSANA"; that he is a resident of Boñgabon, Nueva Ecija; that his trade or profession is that of businessman with a total income of more than ₱13,000.00; that he is married; that his wife's name is Juliana Ngo, who was born in Manila and now resides at Boñgabon, Nueva Ecija; that he has children, and the name, date and place of birth, and place of residence of each of said children are as follows: Ellen Grace Ngo Tan, born December 18, 1956; Danilo Ngo Tan, born May 9, 1958; Dante Ngo Tan, born August 21, 1960; Gerry Ngo Tan, born April 5, 1962; Rowena Ngo Tan, born October 8, 1963; Liberty Ngo Tan, born January 21, 1965 and Gina Ngo Tan, born October 22, 1966, all in Boñgabon, except the last in Cabanatuan City; that he is able to speak and write English and Tagalog; that he has enrolled his children of school age in the following schools: Ellen Tan in Philippine Yok Lin School, Danilo Tan, Dante Tan and Gerry Tan in the University of the East Manila; that he is entitled to the benefit of Commonwealth Act No. 535 (which exempts any person born in the Philippines or has resided thereat for a period of thirty (30) years from the filing of the declaration of intention) for the following reasons: has resided in the Philippines for a period of 30 years; citing Messrs. Eulogio A. Quipse and Vicente Mendoza, both citizens of the Philippines, as the witnesses whom the petitioner proposes to introduce in support of his petition.

Therefore, you are hereby given notice that said petition will be heard by this Court, on the 22nd day of April, A.D., 1969 at 8:30 a.m., and

It is hereby ordered that this notice be published once a week for three consecutive weeks in the

Official Gazette and in the "*Monday Post*", a newspaper of general circulation in the province of Nueva Ecija where the petitioner resides, and that such petition and this notice be posted in a public and conspicuous place in the office of the Clerk of this Court.

Witness the Hon. Florendo P. Aquino, Judge of the Court of First Instance of Nueva Ecija, this 22nd day of August in the year nineteen hundred and sixty-eight.

Attest: (Sgd.) RICARDO L. CASTELO
[37-39] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA
FOURTH JUDICIAL DISTRICT
CABANATUAN CITY

NATURALIZATION CASE No. 56—Re: Petition for Philippine Citizenship, TAN PING CHUAN, *alias* MANUEL TAN, nickname SANTOS, Petitioner.



PETITION

Comes now the undersigned applicant for naturalization as citizen of the Philippines and to this Honorable Court most respectfully states:

1. That his real and full name is TAN PING CHUAN. He was baptized and registered in schools as MANUEL TAN and that he is known in the Municipality of Bongabon, Province of Nueva Ecija, wherein he resides by his nickname SANTOS;

2. That his present residence is in Poblacion, Bongabon, Nueva Ecija and he has continuously resided in the said municipality from the time of his arrival in the Philippines up to the present. That from the time the applicant was baptized in the Roman Catholic Church of Bongabon, Nueva Ecija as MANUEL TAN, he had been using that name while he was studying until he finished high school at FEATI University. He lived temporarily in Manila when he was studying at said university for about four (4) years at 42 Elizondo, Quiapo, Manila and during summer vacations he returned home to his permanent residence at Poblacion, Bongabon, Nueva Ecija;

3. That by occupation he is the president of the Sta. Catalina Lumber Company and salesman

of Iking Lumber and Hardware and an onion producer at Bongabon, Nueva Ecija; from which he receives an annual salary of P6,000.00 and P3,600.00, respectively; and as an onion producer he had a net income of P4,027.20 in 1967;

4. That he was born on January 12, 1932 at Chingakang, China. He is at present a citizen of the Republic of Nationalist China under whose laws Filipinos may become naturalized citizen or subjects thereof;

5. That he is married to Juliana Ngo who was born in Manila on May 23, 1939 and now resides with him at Poblacion, Bongabon, Nueva Ecija;

6. That he has seven (7) children with the said Juliana Ngo and the names, dates and place of birth of each child are as follows:

- a) Ellen Grace Ngo Tan—December 18, 1956, Bongabon, Nueva Ecija;
- b) Danilo Ngo Tan—May 9, 1958; Bongabon, Nueva Ecija;
- c) Dante Ngo Tan—August 21, 1960, Bongabon, Nueva Ecija;
- d) Gerry Ngo Tan—April 5, 1962; Bongabon, Nueva Ecija;
- e) Rowena Ngo Tan—October 8, 1963; Bongabon, Nueva Ecija;
- f) Liberty Ngo Tan—January 21, 1965; Bongabon, Nueva Ecija;
- g) Gina Ngo Tan—October 22, 1966; Nueva Ecija Provincial Hospital, City of Cabanatuan;

7. That he emigrated to the Philippines from Chingakang, China, his last foreign residence, on or about the 12th day of December, 1935 thru the port of Manila on Board the *S/S "SUSANA."* Attached herewith and made a part of this petition, marked as Annex "A" is a photostat copy of the Certificate of Arrival of the herein petitioner, issued by the Department of Justice, Bureau of Immigration, Manila;

7-a. That petitioner had previously filed a petition for citizenship before this Court, docketed as No. 37, which petition was denied in its decision dated February 22, 1962;

8. That he has resided continuously in the Philippines for a term of 31 years at least immediately preceding the date of this petition since December 12, 1935 in the Municipality of Bongabon, Province of Nueva Ecija, not punctured with interruptions indicative of an intention not in line with the spirit of the naturalization law; hence the petitioner has complied with the requisite for exempting him from filing a Declaration of Intention with the Office of the Solicitor General.

9. That he can speak and write Tagalog and English;

10. That he does not own any real estate;

11. That he has four (4) children of school age studying at present which names are hereunder listed together with their respective schools:

- a) Ellen Garce Ngo Tan—Philippine Yok Lin School
- b) Danilo Ngo Tan—University of the East
- c) Dante Ngo Tan—University of the East
- d) Gerry Ngo Tan—University of the East

all of them are temporarily residing at 109-D University Avenue, Caloocan City;

12. That he believes in the principles underlying the Philippine Constitution. He has conducted himself in a proper and irreproachable manner during the entire period of his residence in the Philippines in his relations with the duly constituted government as well as with the community in which he lives. He has mingled socially with the Filipinos and he has evinced a sincere desire to learn and embrace the customs, traditions and ideals of the Filipinos. He has all the qualifications required under Section 2, and none of the disqualifications under Section 4, of Commonwealth Act No. 473;

He is not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. He does not defend or teach the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideas.

He is not a polygamist nor a believer in the practice of polygamy. He has not been convicted of any crime involving moral turpitude. He is not suffering from any incurable contagious disease. The nation of which he is a citizen or subject is not at war with the Philippines.

13. It is his intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state, or sovereignty, and particularly to the Republic of Nationalist China of which he is at present a citizen or subject.

He will reside continuously in the Philippines from the date of the filing of his petition up to the time of his admission to Philippine citizenship, and subsequently thereafter.

14. That Eulogio A. Quipse and Vicente Mendoza, both of legal age, and resident of Bongabon, Nueva Ecija, who are Filipino Citizens will appear and testify as witnesses to the herein petitioner. That attached herewith, marked as Annex "B" and made a part of this petition is the Joint Affidavit of the witnesses executed by Eulogio A. Quipse and Vicente Mendoza.

Wherefore, premises considered, your petitioner prays to this Honorable Court that he be admitted

a citizen of the Philippines and that he be granted with all the privileges of a natural born Filipino Citizen after the approval of this petition.

Bongabon, Nueva Ecija for Cabanatuan City.

August 9, 1968.

(Sgd.) TAN PING CHUAN
Petitioner

VERIFICATION

I, Tan Ping Chuan, of legal age, married, and a resident of Poblacion, Bongabon, Nueva Ecija, after having been duly sworn to in accordance with law, do hereby depose and say:

That I am the petitioner in the foregoing petition;

That he has read the contents of the foregoing petition and that the same are all true and correct according to his own knowledge.

Bongabon, Nueva Ecija for Cabanatuan City.

August 9, 1968.

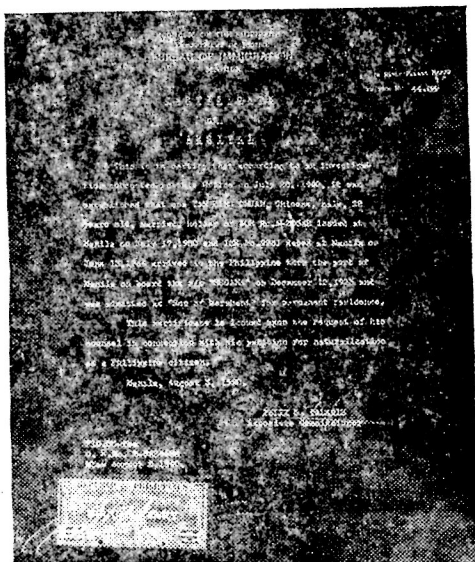
(Sgd.) TAN PING CHUAN
Petitioner

Subscribed and sworn to before me this 9th day of August, 1968 at Bongabon, Nueva Ecija. Affiant exhibiting to me his Residence Certificate No. A-4801761, issued at Bongabon, Nueva Ecija on March 6, 1968.

(Sgd.) ILLEGIBLE
Notary Public

Until December 31, 1969

[37-39]



REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA
FOURTH JUDICIAL DISTRICT
CABANATUAN CITY

Re: Petition for Philippine Citizenship, TAN PING CHUAN, *alias* MANUEL TAN, nickname SANTOS, Petitioner.

REPUBLIC OF THE PHILIPPINES }
PROVINCE OF NUEVA ECIJA } S.S.
MUNICIPALITY OF BONGABON }

JOINT AFFIDAVIT OF WITNESSES

We, Eulogio A. Quipse and Vicente Mendoza, both of legal age and residents of Bongabon, Nueva Ecija, after having been duly sworn to in accordance with law, do hereby depose and say:

That the affiants are citizens of the Philippines and they personally know the petitioner to be a resident of the Philippines since 1935;

That to their personal knowledge the petitioner has resided in the Philippines continuously preceding the date of filing his petition of which this affidavit is a part, to wit; since the date last mentioned and at Bongabon, Nueva Ecija in which the above-entitled petition is made, continuously since 1935; that they have personal knowledge that the petitioner is and during all such periods has been a person of good reputation and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and that in their opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473.

That the petitioner is known in the Municipality of Bongabon, Province of Nueva Ecija wherein he resides as Tan Ping Chuan *alias* Manuel Tan; and by his nickname Santos.

In witness whereof, we have hereunto set our hands this 9th day of August, 1968 at Bongabon, Nueva Ecija, Philippines.

(Sgd.) EULOGIO A. QUIPSE (Sgd.) VICENTE MENDOZA
Affiant Affiant

Subscribed and sworn to before me this 9th day of August, 1968 at the Municipality of Bongabon, Province of Nueva Ecija. Affiants exhibited to me their Residence Certificate No. A-4801157 issued at Bongabon, Nueva Ecija on January 29, 1968 and Residence Certificate No. A-4802005

issued at Bongabon, Nueva Ecija on April 1, 1968, respectively.

(Sgd.) ILLEGIBLE
Notary Public
Until December 31, 1969

Doc. No. 593;
Page No. 61;
Book No. II;
Series of 1968.
[37-39]

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT
BRANCH XI

NATURALIZATION CASE NO. 1-BC.—In the Matter of
the Petition of Bethlehem Chio to be Admitted
a Citizen of the Philippines.

BETHLEHEM CHIO, Petitioner

NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General, Manila; Atty.
Celso T. Gallego, counsel for the Petitioner,
Medalle Bldg., Osmeña Blvd., Cebu City; and
to all whom it may concern:

Whereas, a petition for Philippine citizenship
pursuant to Commonwealth Act No. 473, as amend-
ed, has been presented to this Court of First In-
stance of Cebu by Bethlehem Chio, which petition
reads as follows:

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

In the Matter of the Petition of Bethlehem Chio
to be Admitted a Citizen of the Philippines.



PETITION FOR NATURALIZATION

I, the undersigned petitioner, assisted by coun-
sel, apply for admission as a citizen of the Re-
public of the Philippines, and to this Honorable
Court respectfully show; THAT—

I

My full name is BETHLEHEM CHIO. During my
childhood, I was called "POK HUA", which nick-
name I have never adopted nor ever like; using
BETHLEHEM CHIO in all his dealings and tran-
sactions.

I am at present a citizen of the Republic of
Nationalist China under whose laws Filipinos may
become naturalized citizens thereof.

The nation of which I am a citizen is not at
war with the Republic of the Philippines.

II

I was born on December 27, 1939, in Bantayan,
Cebu, Philippines.

I am a duly registered alien; holder of ACR
No. B-76891 issued at Bantayan, Cebu on Janu-
ary 31, 1966; and I am lawfully entitled to
remain in the Philippines for permanent residence
as per my Native-Born Certificate of Residence No.
99701 issued on February 18, 1954 at Manila.

III

I have resided continuously in the Philippines
since birth; viz, almost 29 years. From 1939 to
1949 at Suba, Bantayan, Cebu; 1949 to 1955 at
Junquera St., Cebu City; 1955 to 1962 at 261 Jones
Avenue, Cebu City; February, 1962 to November
of the same year at 290 A. Abellana Extension,
Cebu City; November 1962 to the present, at 80
Gen. Juan Luna Street, Bantayan, Cebu.

I have never gone abroad.

IV

I am exempt from filing a Declaration of In-
tention as required by law, having been born in
the Philippines and having completed my elementary
as well as secondary education at Cebu Christian
School, which school is duly recognized by the
Philippine Government; the enrollment of which is
not limited as to race, nationality or creed; and
where Philippine Civics, History and Government
are taught as part of its curriculum.

I am entitled to the benefit of Sec. 3, Common-
wealth Act No. 473, as amended, which reduces
to five (5) years the ten (10) years of continuous
residence required under Par. 2, Sec. 2, of the same
Act, for the reason that I was born in the Philip-
pines.

V

I am married. My wife's name is Norma Ong.
She is the holder of ACR No. B-76890 issued at
Bantayan, Cebu on January 31, 1966 and NCBR
No. 103248 issued at Manila on October 27, 1955.
We are married on June 21, 1964.

At this time of filing this petition, I have two
(2) children, to wit:

Abraham Ong Chio—born March 12, 1965 at
Cebu City

Alexander Ong Chio—born July 20, 1967 at Cebu City and both children are not yet of school age.

VII

My occupation is that of an employee of Lay San Commercial in Bantayan, Cebu; from which I derive an annual income of P7,000.00, more or less.

VIII

I speak and write the English language as well as the Cebuano-Visayan dialect.

IX

I have all the qualifications required under Sec. 2 and none of the disqualifications under Sec. 4, of Commonwealth Act No. 473, as amended.

I believe in the principles underlying the Philippine Constitution.

I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relations with the duly constituted government as well as with the community in which I am living.

I have mingled socially with the Filipinos all my life and have embraced the customs, traditions, and ideals of the Filipino people.

I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized government.

I am not defending or teaching the necessity or propriety of violence, personal assault, or assassination for the success and predominance of men's ideas.

I am not a polygamist nor a believer in the practice of polygamy.

I have not been convicted nor accused of any crime involving moral turpitude.

I am not suffering from any incurable, contagious disease or mental alienation.

X

It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, particularly to the Republic of Nationalist China of which at present I am a citizen.

I will reside continuously in the Philippines from the date of filing this petition up to the time of my admission to Philippine citizenship. It is my intention, moreover, to stay permanently in the Philippines.

I had filed a petition for citizenship which was withdrawn, at my instance, until I am more qualified; the Court allowing the same to be withdrawn without prejudice.

Messrs. Isagani Carabio, Roque Seares, both residents of Bantayan, Cebu; and Gregorio Ballicas, Jr. resident of Cebu City; all persons of good refute and standing in the community; at least two of them; will appear and testify at the hearing of my herein petition.

Attached hereto and made part of this petition are (1) my photograph for identification; (2) photostat copies of my ACR and NBCR; and (3) joint affidavit of my aforesaid witnesses.

PRAYER

Wherefore, your petitioner prays that he be admitted a citizen of the Republic of the Philippines.

Cebu City, Philippines, May 20, 1968.

(Sgd.) BETHLEHEM CHIO
Petitioner

BORROMEO & GALLEGOS

Atty. CELSO T. GALLEGOS
Counsel for Petitioner
Medalle Bldg., Osmeña Blvd.
Cebu City

REPUBLIC OF THE PHILIPPINES
BUREAU OF IMMIGRATION
BANTAYAN, CEBU
ACR No. EI 76391

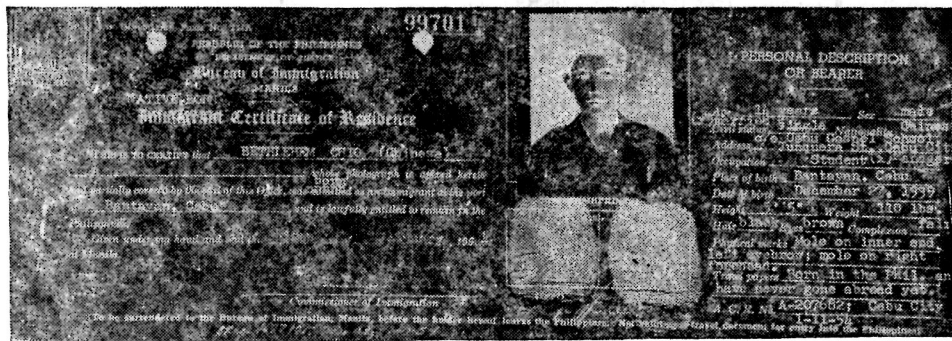
This is to certify that BETHLEHEM CHIO, whose photograph, photograph, signature and description appear hereafter has applied for registration and has been issued this certificate of registration pursuant to the Act of 1968, as amended.

For the Commissioner:

CHIO, BETHLEHEM
Per and in the presence of the
Qualified Witnesses:
Isagani Carabio, Roque Seares, Gregorio Ballicas, Jr.
Bantayan, Cebu January 31, 1968

1. Nationality: Chinese
2. Date and place of birth: 20/7/67 Bantayan, Cebu
3. Marital status: Single
4. Occupation: Merchant
5. Residence: Bantayan, Cebu
6. Name of parents: Isagani Carabio, Roque Seares, Gregorio Ballicas, Jr.
7. Name of spouse: None
8. Name of children: None
9. Name of siblings: None
10. Name of other relatives: None
11. Name of other persons: None
12. Name of other persons: None
13. Name of other persons: None
14. Name of other persons: None
15. Name of other persons: None
16. Name of other persons: None
17. Name of other persons: None
18. Name of other persons: None
19. Name of other persons: None
20. Name of other persons: None

Notary Public for the Philippines
Bantayan, Cebu January 31, 1968



VERIFICATION

REPUBLIC OF THE PHILIPPINES }
CITY OF CEBU } S. S.

Bethlehem Chio, after being duly sworn, deposes and says: That—

He is the petitioner in the above-entitled case;
He has read the petition and knows the contents thereof; and

The same is true of his own knowledge and belief.

(Sgd.) BETHLEHEM CHIO

Subscribed and sworn to, before me at the City of Cebu, this — day of May, 1968; affiant exhibited to me his residence certificate No. 1920189 issued on January 15, 1968 at Bantayan, Cebu.

(Sgd.) JOSE L. CERILLES
Notary Public
Until December 31, 1968

Doc. No. 179;
Page No. 42;
Book No. IV;
Series of 1968.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT
NATURALIZATION CASE No. 1-BC.—In re Petition
for Naturalization

BETHLEHEM CHIO, Petitioner

REPUBLIC OF THE PHILIPPINES }
CITY OF CEBU } S. S.

JOINT AFFIDAVIT OF WITNESSES

Messrs. Isagani Carabio and Roque Seares, both of legal ages, residing at and with postal address at Bantayan, Cebu; and Gregorio Balsicas, Jr., likewise of legal age, residing at and postal address at Cebu City; after each being severally, duly, and respectively sworn, according to law, hereby deposes and says: That—

He is a citizen of the Republic of the Philippines and a person of good refute and standing in the community.

He is personally known and has been acquainted, in the Philippines, with Bethlehem Chio, the petitioner, since birth. And to his personal knowledge, petitioner has resided in the Philippines for a term of almost 29 years, viz, since birth.

He has personal knowledge that the petitioner is and during all such period of time has been a person of good refute, morally irreproachable, and law-abiding; attached to the principles of and underlying the Philippine Constitution and well disposed to the good order and happiness of the Philippines.

In his opinion and observation, the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not, in any way, disqualified under the provisions of law, particularly Commonwealth Act No. 473, as amended. And that taking into consideration, the laws, the policies of the Government, and the welfare of the Philippines, petitioner deserves to become a Filipino.

(Sgd.) ISAGANI CARABIO (Sgd.) ROQUE SEARES
(Sgd.) GREGORIO BALSICAS, JR.

Subscribed and sworn to before me, this — day of May, 1968; affiant exhibited to me their respective residence certificate, to wit:

Isagani Carabio—A-1921564 issued at Bantayan, Cebu on March 21, 1968

Roque Seares—A-1921557 issued at Bantayan, Cebu on March 21, 1968

Gregorio Balsicas, Jr.—A-1873231, issued at Cebu City on January 4, 1968.

(Sgd.) JOSE L. CERILLES
Notary Public
Until December 31st, 196—

Doc. No. 180;
Page No. 43;
Book No. IV;
Series of 1968.

INE Immigration Form No. 25-A

No. 99701

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

NATIVE-BORN CERTIFICATE OF RESIDENCE

This is to certify that Bethlehem Chio (Chinese); whose photograph is affixed hereto and partially covered by the seal of this Office, was born as an immigrant at the port of Bantayan, Cebu and is lawfully entitled to remain in the Philippines.

Given under my hand and seal this 18th day of February, 1954.

(Sgd.) FRANCISCO DE LA ROSA
Commissioner of Immigration

PERSONAL DESCRIPTION OF BEARER

Age: 14 years Sex: male
(x) married
Civil Status—single Nationality—Chinese
Address—% Cebu Gospel, Junquera St., Cebu City

Occupation—Student (x) Manager
Place of birth—Bantayan, Cebu
Date of birth—December 27, 1939
Height—5' 5" Weight—110 lbs.
Hair—black Eyes—brown Complexion—fair

Physical marks—Mole on inner end left eyebrow; mole on right forehead.

Travel papers—born in the Philippines and have never gone abroad yet.

A.C.R. No. A-207682; Cebu City—1-11-54

(To be surrendered to the Bureau of Immigration, Manila, before the holder hereof leaves the Philippines. Not valid as travel document for entry into the Philippines).

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

ACR No. B 76891

This is to certify that Bethlehem Chio whose thumbprints, photographs, signature, and description appear hereinafter has applied for registration and has been issued this certificate of registration, pursuant to the Alien Registration Act of 1950, as amended.

For the Commissioner:

(Sgd.) CRISOGONO PACIFICO
Bookkeeper

Thumbprints

For and in the Absence of the Municipal Treasurer

(Sgd.) BETHLEHEM CHIO
Signature of Holder

Issued at Bantayan, Cebu on January 31, 1966
OR No. F-4814523 P10.00
Bantayan, Cebu, January 31, 1966.

1. Nationality—Chinese
2. Date and place of birth: 12/27/39 Bantayan, Cebu
3. Marital status—Norma Ong
(If married give name, Bantayan, Cebu No. 76891 address, and ACR number if any, of spouse)
4. Occupation: Manager
Business address: 80 Gen. Luna St., Bantayan, Cebu
5. Status and date of admission: Cert. No. 99701 (ICR. CR. CRTV, CRTVS, CRPE)
Issued at Manila on Jan. 11, 1954
6. Previous ACR No. A 207682 issued at Cebu City, on January 11, 1954.

NOTATION OF AMENDMENTS, CORRECTIONS, DEPARTURES AND ARRIVALS

(Entries hereon shall be made only at the Bureau of Immigration, Manila)

Therefore, you are hereby given notice that said petition will be heard by this Court on the 14th day of April, 1969 at 8:30 o'clock in the morning and

It is hereby ordered that this notice be published once a week for three consecutive weeks in the *Official Gazette* and in the *Morning Times*, a newspaper of general circulation in the Province and Cities of Cebu where the petitioner resides, the last publication to be made at least six (6) months before the date set for hearing, and that such petition and this notice be posted in a public and conspicuous place in the Office of the Clerk of Court.

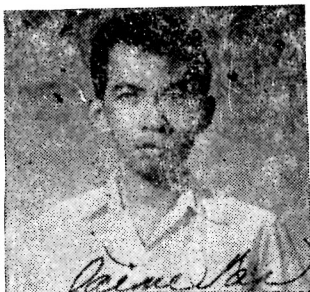
Witness the Honorable Agapito Hontanosas, Judge presiding Branch XI of this Court, this 15th day of June, 1968, at Cebu City, Philippines.

(Sgd.) JULIAN R. DAYAG
Special Deputy Clerk of Court

[36-38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 846.—In re Petition
for Philippine Citizenship, by JAIME TAN,
Petitioner.



NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General and Atty.
Jose B. Clavano, for the petitioner and to
all whom it may concern:

Whereas, a petition for naturalization has been
presented to this Court by Jaime Tan, quoted
below:

Comes now the petitioner for naturalization in
the above entitled case, and to this Honorable
Court most respectfully states that:

1. His full name is JAIME TAN. That his name
was registered by mistake as Baby Tan in the
Civil Registry, however, a rectification thereof
had been ordered by a competent court;

2. He has resided continuously in the Philippines
and has never left this country since his birth;

3. His present place of residence is at 249-A
P. del Rosario Street, Cebu City; his previous
places of residence are as follows: From the
day of his birth until November, 1943, he resided
with his parents in D. Jakosalem Street, Cebu
City. For the remaining months of the year
1943, he resided with his parents in Simala, Cebu.
For the year 1944, he resided with his parents
in Mambaling, Cebu City. All these dates and
addresses were during Japanese Occupation. The
succeeding years until December 17, 1961, he
resides with his parents in Balagtas Street, Cebu
City. From December 18, 1961 to present time,
he resides with his parents in 249-A P. del
Rosario Street, Cebu City;

4. He was born in D. Jakosalem Street, Cebu
City, on October 18, 1943; he is at present a
citizen or subject of the Republic of China under
whose laws, Filipinos may become naturalized
citizens or subject;

5. He is single; he has no child;

6. He is employed as assistant manager of the
Central Philippines Marketing Corporation, with
business address at 423 Colon Street, Cebu City,

doing business in Cebu City. He was employed
since February 1, 1966 up to the present time,
as such he received a monthly salary of P600.00;

7. He speaks, writes and understands English
and Cebu Visayan dialect;

8. He completed his Elementary and Secondary
education in Cebu Eastern College, Cebu City;
thereafter he completed the course of Chemical En-
gineering in University of San Carlos, Cebu City.
Both Cebu Eastern College and University of
San Carlos, which are situated in the City of
Cebu, are institutions of learning duly recognized
by the government, where Philippine History, civics
and government are taught and whose enrollment
is not limited to any particular race, nationality
or creed;

9. He did not file a declaration of intention
with the Department of Justice, Manila, because
he is exempted from such formality under section
6 of Commonwealth Act 473, having been born
in the Philippines and completed elementary and
secondary education in the schools duly recognized
by the government (Cebu Eastern College and
University of San Carlos) and whose enrollment
is not limited to any particular race, nationality
or creed;

10. He believes in the principles underlying
the Philippine Constitution; he is of good moral
character and have conducted himself in a proper
and irreproachable manner during his entire
residence in the Philippines in his relations with
the constituted government as well as with the
community in which he is living;

11. He has mingled socially with Filipinos and
have evinced a sincere desire to learn and embrace
the customs, traditions and ideals of the Filipinos;
he has all the qualifications required under Section
2 and none of the disqualifications under Section
4 of Commonwealth Act No. 473;

12. He is not opposed to organized government
or affiliated with any association or group of
persons who uphold and teach doctrines opposing
all organized government; that he is not defending
or teaching the necessity or propriety of violence,
personal assault or assassination for the success
and predominance of man's ideas; that he is not
a polygamist nor a believer in the practice of
polygamy; that he has not been convicted of any
crime involving moral turpitude; that he is not
suffering from any incurable contagious disease;
that the Republic of China of which he is at
present a subject is not at war with the Republic
of the Philippines;

13. It is his intention in good faith to become
a citizen of the Philippines and to renounce
absolutely and forever all allegiance and fidelity to
any foreign prince, potentate, state or sovereignty
and particularly to the Government of the Republic
of China of which he is presently a citizen or

subject; that he will reside continuously in the Philippines from the date of filing of this petition up to the time of his admission to Philippine citizenship;

14. He has not heretofore made petition for citizenship to any Court;

15. Norberto Nabua, Benjamin N. Borromeo and Eliseo Caballero, all natural born Filipino citizens and all residents of the City of Cebu, Philippines, will appear and testify as his witnesses at the hearing of this petition;

16. Attached hereto and made parts of this petition are (a) a photograph of petitioner; (b) photostat of his Alien Certificate of Registration bearing number B-015958, dated July 16, 1958; (c) Photostat of his Native-Born Certificate of Residence bearing number 134133, dated July 16, 1958; and (d) Joint Affidavit of his witnesses, said documents to be known as Annexes "A", "B", "C" and "D", respectively.

Wherefore, your petitioner humbly prays that he be admitted a citizen of the Philippines after due hearing.

Cebu City, Philippines, May 24, 1968.

(Sgd.) JAIME TAN
Petitioner

(Sgd.) JOSE B. CLAVANO
Counsel for Petitioner

REPUBLIC OF THE PHILIPPINES }
CITY OF CEBU } S. S.

I, Jaime Tan, after being duly sworn to, do hereby depose and say: That I am the petitioner in the above entitled proceedings; that I have read all the allegations contained in the foregoing petition and that all of said allegations are true and correct.

(Sgd.) JAIME TAN

Subscribed and sworn to before me on this 24th day of May, 1968, at Cebu City, Philippines, Jaime Tan exhibited to me his Residence Certificate

No. A-1869366, issued at Cebu City, Philippines on January 3, 1968.

(Sgd.) JOVENCIO ENJAMBRE
Notary Public
Until December 31, 1968

Doc. No. 238;
Page No. 12;
Book No. XXXIV,
Series of 1968.

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

ACR No. B-015958

This is to certify that JAIME TAN, whose thumbprints, photograph, signature, and description appear hereinafter has applied for registration and has been issued this certificate of registration, pursuant to the Alien Registration Act of 1950, as amended.

For the Commissioner:

(Sgd.) APOLINAR B. FAUSTINO
Legal Officer

LEFT RIGHT
thumbmarks

(Sgd.) JAIME TAN
Signature of Holder

Picture

Issued at Cebu City on
July 16, 1968.
OR No. 473454-J—
P100.00
Cebu City—Oct. 21, 1957
ACR Fees—P50.00
ICR Fees—50.00

1. Nationality—Chinese
2. Date and place of birth—October 18, 1943;
Cebu City
3. Marital Status—Single
4. Occupation—(X) Employee—
Business Address—423 Colon St., Cebu City
5. Status and date of Admission—NB—Birth Certificate issued, Cebu City on July 11, 1958, Certificate No. 134133 (ICR, CR. CRTV, CRPE)

Issued at Manila on July 16, 1958

6. Previous ACR No. A-70960 issued at Cebu City on September 30, 1950.

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

No. 134133

NATIVE-BORN CERTIFICATE OF RESIDENCE

This is to certify that Jaime Tan, Chinese; whose photograph is affixed and partially covered by the seal of this Office, was admitted as an immigrant at the port of, is a native born and is lawfully entitled to remain in the Philippines.

Given under my hand and seal this 16th day of July, 1968.

(Sgd.) FELIX S. TABAFIS
Assistant Commissioner of Immigration

PERSONAL DESCRIPTION OF BEARER

Age 15 years; Sex: Male
Civil Status: Single; Nationality: Chinese
Address: 44 Balagtas St., Cebu City
Occupation: Student; Place of birth: Cebu City
Date of birth: October 18, 1943; Height: 5' 1";
Weight: 94 lbs.; Hair: Black
Eyes: Brown; Complexion: Fair
Physical marks: Mole left wrist; mole below outer end left eyebrows.
Travel papers: Native-Born and have never gone abroad yet.
ACR No. B-015959; Cebu City.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 846.—In the Matter of the Petition for Admission as Citizen of the Philippines.

JAIME TAN, Petitioner

AFFIDAVIT OF WITNESSES

We, Norberto Nabua, Benjamin N. Borromeo and Elesio Caballero, all of legal ages and residents of the City of Cebu, Philippines, being duly, severally and respectively sworn to, depose and state: that we are natural born citizens of the Philippines; that we have been acquainted in the Philippines with and have personally known uninterruptedly for over ten (10) years, Jaime Tan, petitioner in the above entitled case, that to our personal knowledge, petitioner has been residing in the City of Cebu in which his petition is filed; that we have a personal knowledge that the petitioner is and during all such period has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and deeply concern and interested of the good order and happiness of the Philippines; and that in our opinion, the petitioner, has all the qualifications necessary to become a citizen of the Philippines and none of any disqualifications enumerated in the provisions of the Revised Naturalization Law, Commonwealth Act No. 473.

In witness whereof, we have hereunto signed this affidavit on this 24th day of May, 1968 at the City of Cebu, Philippines.

(Sgd.) NORBERTO NABUA

Res. Cert. A-4641463, issued
at Cebu City, on Jan. 31, 1968.

(Sgd.) ELISEO CABALLERO

Res. Cert. A-1869368, issued
at Cebu City, on Jan. 3, 1968.

(Sgd.) BENJAMIN N. BORROME0
Res. Cert. A-1874384, issued
at Cebu City, on Jan. 4, 1968.

REPUBLIC OF THE PHILIPPINES } S. S.
CITY OF CEBU }

Subscribed and sworn to before me this 24th day of May, 1968, at Cebu City, Philippines, by Norberto Nabua, Benjamin N. Borromeo and Elesio Caballero, affiants in the foregoing affidavit who exhibited to me their Residence Certificates indicated below their respective signatures.

(Sgd.) JOVENCIO ENJAMBRE
Notary Public
Until December 31, 1968

Doc. No. 239;
Book No. XXXIV;
Page No. 12;
Series of 1968.

Therefore, you are hereby given notice that said petition will be heard by this Court on the 10th day of May, 1969, at 8:30 a.m., and

It is hereby ordered that this petition and notice be published once a week for three consecutive weeks in the *Official Gazette* and in the *Cebu Advocates*, a newspaper of general circulation in the province and city of Cebu and elsewhere in the Philippines, where the petitioner resides, the last publication to be made at least six (6) months before the date set for hearing, and that such petition and this notice be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness the Honorable Amador E. Gomez, Judge of this Court, this 20th day of June, 1968.

Attest: (Sgd.) AMPARO R. GOMEZ
[36-38] Acting Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 844.—In re Petition for
Philippine Citizenship, by **FREDERICK KENNETH
DAY ONG JR.**,



NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General and Atty.
Emilio Lumontad, Jr., for the petitioner and to
all whom it may concern:

Whereas, a petition for Naturalization has been
presented to this Court by **FREDERICK KENNETH
DAY ONG JR.**, quoted below:

Comes now the undersigned petitioner, applying
for naturalization as citizen of the Philippines, and
unto this Honorable Court, respectfully shows:

1. That the petitioner's full name is **FREDERICK
KENNETH DAY ONG JR.**;
2. That his present place of residence is 42 Plaridel St., Cebu City; that at the time of birth in 1947 he was living with his parents who were then residing at Pelaez Street, midway between San-
ciangko and P. del Rosario Streets, Cebu City;
3. That he is employed as Sales Manager of the
business firm Ong King Kin, General Merchant with
establishment at 42-44 Plaridel Street, Cebu City,
in which he has been engaged since January 2, 1965
and from which he derives an average annual
income of P5,400;
4. That he was born on September 3, 1947 in
Cebu City;
5. That he is a subject of the Republic of Nationalist China under whose laws Filipinos may become naturalized citizens or subject thereof;
6. That he is single;
7. That he has resided continuously in the Philippines since birth;
8. That he speaks and writes English and Visayan dialect;
9. That he has completed the elementary grades and High School course in the City of Cebu, and at present he is enrolled in the College of Commerce of the University of San Carlos, Cebu City;
10. That he is exempt from the filing of a Declaration of Intention for having been born in the Philippines and had received his primary and

secondary education in schools recognized by the government, not limited to any race or nationality.

11. That he believes in the principles underlying the Philippine Constitution; and had conducted himself in a proper and irreproachable manner since his birth in his relations with the constituted government as well as with the community in which he lives; has mingled socially with the Filipinos, and has evinced a sincere desire to learn and embrace the customs, traditions, and ideals of the Filipinos;

12. That he is not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized government; that he does not defend or teach the necessity or propriety of violence, personal assault, or assassination for the success and predominance of their ideas; that he is not a polygamist nor a believer in polygamy or in the practice of polygamy; that she has never been convicted of any crime involving moral turpitude; that he is not suffering from mental alienation or incurable contagious diseases; that he is not a citizen or subject of a nation at war with the Philippines;

13. That it is his intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of Nationalist China, of which at this time, he is a subject; and that he will reside continuously in the Philippines from the date of the filing of this petition up to the time of his admission to Philippine Citizenship to any court.

15. That Mrs. Ester Yap Borromeo, of legal age, residing at 85 Camia Street, Cebu City, Mrs. Lilia Casals, of legal age, residing at Paradise Village, Baniñad, Cebu City, and Corazon Frasco, of legal age, residing at Liloan, Cebu, who are all Filipino citizens, will appear and testify as witnesses at the hearing of the petition;

16. That attached hereto and made integral parts of this petition are: (a) Affidavit of Witnesses (b) Two copies of picture of the petitioner (c) Alien Certificate of Registration issued by the Commissioner of Immigration (12) photostat copies; (d) 12 photostat copies Native Born Certificate of Residence.

Wherefore, your petitioner prays that he be admitted a citizen of the Philippines.

Cebu City, this 30th day of April, 1968.

(Sgd.) **FREDERICK KENNETH DAY ONG JR.**,
[36-38] Petitioner

Address: 42 Plaridel Street, Cebu City

Subscribed and sworn to before me this 30th day of April, 1968 in the City of Cebu, Philippines. The

affiant exhibited to me his Residence Certificate No. A-4641065 issued at Cebu City on January 30, 1968.

(Sgd.) BERNARDO V. ALONZO
Notary Public

My commission expires on Dec. 31, 1968

Doc. No. 320;
Page No. 65;
Book No. XVIII;
Series of 1968.

REPUBLIC OF THE PHILIPPINES }
CITY OF CEBU } S. S.

JOINT AFFIDAVIT

We, Lilia Climaco Casals, of legal age, residing at Paradise Village, Banilad, Cebu City and Corazon Frasco, of legal age, residing at Liloan, Cebu, each being severally, duly and respectively sworn deposes and says: That she is a citizen of the Philippines; that she personally know and has been acquainted in the Philippines with Frederick Kenneth Day Ong Jr., the applicant for admission for Philippine citizenship since his birth; that to her personal knowledge the petitioner Frederick Kenneth Day Ong Jr., has resided in the Philippines continuously preceding the date of filing his petition of which this affidavit is a part, since birth in the City of Cebu; That she has personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and that in my opinion, the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473, as amended.

(Sgd.) LILIA CLIMACO CASALS
Affiant

(Sgd.) CORAZON FRASCO
Affiant

Subscribed and sworn to before me this 30th day of April, 1968 in the City of Cebu, Philippines. Lilia Climaco Casals exhibited to me her Residence Certificate No. A-1881824 issued at Cebu City on January 10, 1968; Corazon Frasco exhibited to me

her Residence Certificate No. A-195718 issued at Cebu City on January 19, 1968.

(Sgd.) BERNARDO V. ALONZO
Notary Public

My commission expires on Dec. 31, 1968.

Doc. No. 319;
Page No. 65;
Book No. XVIII;
Series of 1968.

REPUBLIC OF THE PHILIPPINES }
CITY OF CEBU } S. S.

AFFIDAVIT

I, Ester Yap Borromeo, of legal age, residing at 85 Camia Street, Cebu City, after having been duly sworn to in accordance with law do hereby depose and say:

That I am a citizen of the Philippines; that I know personally and has been acquainted in the Philippines with Frederick Kenneth Day Ong Jr. the applicant for admission for Philippine citizenship since 1951; that to my personal knowledge, the petitioner Frederick Kenneth Day Ong Jr., has resided in the Philippines continuously preceding the date of filing of his petition of which this affidavit is part, since birth in the City of Cebu; that I have personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and that in my opinion, the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provision of Commonwealth Act No. 473, as amended.

IN WITNESS WHEREOF, I hereunto affix my signature this 30th day of April, 1968 in the City of Cebu, Philippines.

(Sgd.) ESTER YAP BORROMEIO
Affiant

Subscribed and sworn to before me this 30th day of April, 1968 in the City of Cebu, Philippines. The affiant exhibited to me her Residence Certificate No. A-1855749 issued at Cebu City on January 17, 1968.

(Sgd.) BERNARDO V. ALONZO
Notary Public

My commission expires Dec. 31, 1968

Doc. No. 318;
Page No. 65;
Book No. XVIII;
Series of 1968.

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

No. 144038

NATIVE-BORN CERTIFICATE OF RESIDENCE

This is to certify that "Frederick Kenneth D. Ong Jr.," Chinese, whose photograph is affixed hereto and partially covered by the seal of this Office, was admitted as an immigrant at the port of Native-Born and is lawfully entitled to remain in the Philippines.

Given under my hand and seal this 24th day of April, 1962, at Manila

For the Commissioner:

(Sgd.) ILLEGIBLE

Birth Cert. No. 3405 filed in Cebu City on July 10, 1962

PERSONAL DESCRIPTION OF BEARER

Age: 14 years Sex: Male
Civil Status: Single
Nationality: Chinese
Address: 42 Plaridel St., Cebu City
Place of birth: Cebu City
Date of Birth: Sept. 3, 1947
Height: 5' 3" Weight: 103 lbs.
Hair: black; Eyes: brown;
Complexion: Fair;
Physical marks: mole outer rt. cheek; pox mark left cheek.
Travel papers: Native-Born

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

ACR. NO. B-67512

This is to certify that "Frederick Kenneth D. Ong Jr.," whose fingerprint, photograph, signature and description appear hereinafter has applied for registration and has been issued this certificate of registration, pursuant to the Alien Registration Act of 1950, as amended.

For the Commissioner:

(Sgd.) FRANCISCO E. VILLENA

Alien Control Officer

Issued at Cebu City on
April 24, 1962

OR NO. C-8744696—
P50.00

Cebu City, April 13,
1962.

ADM. FINE—P5.00

ICR Fee—50.00

Form Fee—16

Thumb marks

(Sgd.) ONG FREDERICK
KENNETH DAY
JR.,

Photograph

1. Nationality—Chinese

2. Date and place of birth—Sept. 3, 1947—
Cebu City

3. Marital status—Single

4. Occupation—Student
Business address—

5. Status and date of admission—Native-Born
NB CR No.—Cert. No. 144038—4/24/62
Issued at Manila on _____

6. Previous ACR No. A-75058 at Cebu City on
12/19/50

Therefore, you are hereby given notice that said petition will be heard by this Court on the 19th day of April, 1969, at 8:30 a.m., and

It is hereby ordered that this petition and notice be published once a week for three consecutive weeks in the *Official Gazette* and in the *Morning Times*, a newspaper of general circulation in the province and city of Cebu and elsewhere in the Philippines, where the petitioner resides, the last publication to be made at least six (6) months before the date set for hearing, and that such petition and this notice be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness the Honorable Amador E. Gomez, Judge of this Court, this 21st day of June, 1968.

Attest:

[36-38]

AMPARO R. GOMEZ

Actg. Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
AND SAN PABLO CITY

EIGHTH JUDICIAL DISTRICT, BRANCH III
CITY OF SAN PABLO

NATURALIZATION CASE No. SP-14.—In the Matter of the Petition to be Admitted as a Citizen of the Philippines.

LIM TEK CHONG, Petitioner.

NOTICE OF HEARING ON THE PETITION
FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General, Manila; Mr. Lim Tek Chong, 95-99 Marcos Paulino Street, San Pablo City; Atty. Enrique Al. Capistrano, San Pablo City; and to all whom it may concern:

Whereas, a verified petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended, has been filed with this Court by Lim Tek Chong on July 25, 1968, a copy of which is hereto attached, alleging among other things, that his name is Lim Tek Chong; that his present place of residence is Nos. 95-99 Marcos Paulino Street, San Pablo City, Philippines; that before, he was living at Rizal Avenue, the block between A. Bonifacio and P. Zamora Streets, San Pablo City, Philippines, from 1920 to 1922; that he left the Philippines to study in Amoy, China from 1922 to 1927 and returned back to the same address from 1927 to 1932; that he went to Amoy, China in 1932 for six (6) months and came back to the same address in the same year; that he went back to Amoy, China in 1934 to 1937 and upon return to the Philippines, he resided in Nagcarlan, Laguna from 1937 to 1938; that he returned to San Pablo City at his present address from 1938 to the present; that his trade or profession is businessman dealing in lumber and hardware in which he has been engaged since 1930 and from 1965 to 1967 he derived an average annual income of P15,000.00 more or less; that he owns real estate situated in Tiaong, Quezon and in San Pablo City worth P30,000.00 and that his capital as businessman is P200,000.00 more or less; that he was born in Amoy, Fokien, China on October 7, 1911; that she is married to Ngo Eng, who was born in Chinkang, Fokien, China on November 5, 1926 and now resides at 95-99 Marcos Paulino Street, San Pablo City, Philippines; that he has fifteen (15) children, whose name, date and place of birth are as follows:

- 1) Lim Hui Chai—April 12, 1933, Kue Eh, Amoy, Fokien, China,
- 2) Lim Hui Ki—March 21, 1936, Kue Eh, Amoy, Fokien, China,
- 3) Lim Hui Chuan—September 30, 1943, San Pablo City,

- 4) Lim Hui Cho—May 4, 1946, San Pablo City,
- 5) Lim Hui Jeng—April 22, 1948, San Pablo City,
- 6) Lim Hui Shem—December 29, 1949, San Pablo City,
- 7) Lim Hui Hwan—October 26, 1951, San Pablo City,
- 8) Lim Hui Ping—October 13, 1953, San Pablo City,
- 9) Lim Hui Chin—November 5, 1955, San Pablo City,
- 10) Lim Hui Cun—October 21, 1957, San Pablo City,
- 11) Lim Hui Tiin—June 14, 1959, San Pablo City,
- 12) Lim Hui San—March 31, 1961, San Pablo City,
- 13) Lim Hui Lim—September 19, 1962, San Pablo City,
- 14) Lim Hui Kan—May 9, 1964, San Pablo City, and
- 15) Lim Hui Kiang—May 21, 1968, San Pablo City,

the first two are residing at San Pablo City while the last thirteen are residing at 95-99 Marcos Paulino Street, San Pablo City; that he emigrated to the Philippines from Amoy, Fokien, China on or about June 8, 1920 and arrived at the port of Manila, Philippines on the vessel S/S "TAISENG"; that he has resided continuously in the Philippines for a term of 31 years at least, immediately preceding the date of this petition, to wit: since 1937 in Nagcarlan, Laguna and in San Pablo City for a term of one year at least, immediately preceding the date of this petition, to wit: since the year 1938; that at present, he is a citizen or subject of the Republic of China under whose laws Filipinos may become naturalized citizens or subjects thereof; that he has all the qualifications required under Section 2 and none of the disqualifications under Section 4 of Commonwealth Act No. 473; that he has actually resided continuously in the Philippines for a period of 31 years prior to the filing of this petition and has given primary and secondary education to all his children in the private schools recognized by the government and not limited to any race or nationality and where Philippine history, civics and government are taught as part of the prescribed curriculum, hence, he is exempted from filing the declaration of intention under Commonwealth Act No. 535; that he had made petition for citizenship to the Court of First Instance of Laguna and San Pablo City, Branch III, and said petition was withdrawn by petitioner on the ground that the said petition was substantially defective as no statement therein had been made why he was exempted from making a declaration of intention, and the said court allowed him to withdraw the petition and dismissed the same without prejudice;

and that Dr. Virginia Reyes-Estrada, City councilor and physician, and Mr. Cirilo Constantino, businessman and educator, both of legal age, Filipino citizens and residing at San Pablo City, Philippines, will appear and testify as his witnesses in the hearing of this petition.

Wherefore, notice is hereby given that the said petition will be heard by this Court on the 6th day of May, 1969 at 8:30 o'clock in the morning at San Pablo City.

In accordance with law, let this notice of hearing and the attached petition, together with its annexes and the photograph of petitioner, be published at petitioner's expense once a week for three consecutive weeks in the *Official Gazette* and in "*The Barangay*", a newspaper edited and published in San Pablo City and of general circulation in the Province of Laguna and in San Pablo City, where the petitioner resides. Let also a copy of this notice and the attached petition, together with its annexes and petitioner's photograph, be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness the Honorable Manuel T. Reyes, Judge of this Court, this 12th day of August, 1968.

(Sgd.) APRONIANO MLS. MAGSINO

[36-38] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
AND SAN PABLO CITY
EIGHTH JUDICIAL DISTRICT
BRANCH III
CITY OF SAN PABLO

NATURALIZATION CASE NO. SP-14.—In the Matter of the Petition of LIM TEK CHONG to be Admitted a Citizen of the Philippines.



PETITION FOR NATURALIZATION

I hereby apply for naturalization as citizen of the Philippines and to this Honorable Court most respectfully show:

First.—My full name is LIM TEK CHONG;

Second.—My present place of residence is Nos. 5-99 Marcos Paulino Street, City of San Pablo, Philippines; Before that, I was living at Rizal Avenue, the block between A. Bonifacio and P. Zamora

Streets, San Pablo City, Philippines from 1920 to 1922; I left the Philippines to study in Amoy, China from 1922 to 1927 and returned back to the same address from 1927 to 1932; I went to Amoy, China in 1932 for six (6) months and came back to the same address in the same year; I went back to Amoy, China in 1934 to 1937 and resided in Nagcarlan Laguna from 1937 to 1938 and returned to San Pablo City at my present address in 1938 to the present.

Third.—My trade or profession is businessman dealing in lumber and hardware in which I have been engaged since 1930 and from 1965 to 1967 which I derive an average annual income of P15,000.00 more or less;

Fourth.—I was born on the 7th day of October, 1911 in Amoy, Fokien, China. I am at present a citizen or subject of the Republic of China under whose laws Filipinos may become naturalized citizens or subjects thereof;

Fifth.—I am married. My wife's name is Ngo Eng. She was born in Chinkang, Fokien, China, on November 5, 1926, and now resides at 95-99 Marcos Paulino Street, City of San Pablo, Philippines;

Sixth.—I have children, and the name, date and place of birth, and place of residence of each of said children are as follows:

1. Lim Hui Chai—April 12, 1933, Kue Eh, Amoy, Fokien, China, City of San Pablo;
2. Lim Hui Ki—March 21, 1936, Kue Eh, Amoy, Fokien, China, City of San Pablo;
3. Lim Hui Chuan—September 30, 1943, San Pablo City, 95-99 M. Paulino, San Pablo City;
4. Lim Hui Cho—May 4, 1946, San Pablo City, 95-99 M. Paulino, San Pablo City;
5. Lim Hui Jeng—April 22, 1948, San Pablo City, 95-99 M. Paulino, San Pablo City;
6. Lim Hui Shem—December 29, 1949, San Pablo City, 95-99 M. Paulino, San Pablo City;
7. Lim Hui Hwan—October 26, 1951, San Pablo City, 95-99 M. Paulino, San Pablo City;
8. Lim Hui Ping—October 13, 1953, San Pablo City, 95-99 M. Paulino, San Pablo City;
9. Lim Hui Chin—November 5, 1955, San Pablo City, 95-99 M. Paulino, San Pablo City;
10. Lim Hui Cun—October 21, 1957, San Pablo City, 95-99 M. Paulino, San Pablo City;
11. Lim Hui Tiin—June 14, 1959, San Pablo City, 95-99 M. Paulino, San Pablo City;
12. Lim Hui San—March 31, 1961, San Pablo City, 95-99 M. Paulino, San Pablo City;
13. Lim Hui Lim—September 19, 1962, San Pablo City, 95-99 M. Paulino, San Pablo City;
14. Lim Hui Kan—May 9, 1964, San Pablo City, 95-99 M. Paulino, and San Pablo City;
15. Lim Hui Kiang—May 21, 1968, San Pablo City, 95-99 M. Paulino, San Pablo City;

Seventh.—I emigrated to the Philippines from Amoy, Fokien, China, on or about the 8th day of June, 1920, and arrived at the port of Manila, Philippines, on the vessel S/S "TAISENG";

Eighth.—I have resided continuously in the Philippines for a term of 31 years at least, immediately preceding the date of this petition, to wit: since 1937 in Nagcarlan, Laguna and in the City of San Pablo for a term of one year at least, immediately preceding the date of this petition, to wit: since the year 1938;

Ninth.—I am able to speak and write English and Tagalog;

Tenth.—I am the owner of real estate, situated in Tiaong, Quezon and in San Pablo City and worth P30,000.00 and my capital as businessman is worth P200,000.00 more or less;

Eleventh.—I have given primary and secondary education to all my children in the private schools recognized by the government and not limited to any race or nationality and where Philippine History, civics and government are taught as part of the prescribed curriculum; I have enrolled my children of school age in the following schools:

| Name of Child | Name of School | Date enrolled |
|--|----------------|---------------|
| 1. Lim Hui Chai—San Pablo Colleges, | | 1950 |
| 2. Lim Hui Ki—Laguna College, | | 1955 |
| 3. Lim Hui Chuan—Laguna College, | | 1956 |
| 4. Lim Hui Cho—Mapua Inst. of Technology, | | 1962 |
| 5. Lim Hui Jeng—Mapua Inst. of Technology, | | 1965 |
| 6. Lim Hui Shem—Mapua Inst. of Technology, | | 1963 |
| 7. Lim Hui Hwan—Mapua Inst. of Technology, | | 1968 |
| 8. Lim Hui Ping—Mapua Inst. of Technology, | | 1968 |
| 9. Lim Hui Chin—Ateneo de San Pablo, | | 1968 |
| 10. Lim Hui Cun—Ateneo de San Pablo, | | 1968 |
| 11. Lim Hui Tiin—Our Lady of Fatima, | | 1968 |
| 12. Lim Hui San—Our Lady of Fatima, | | 1968 |

Twelfth.—I am of good moral character and I believe in the principles underlying the Philippine Constitution. I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relations with the constituted Government as well as with the community in which I live. I mingled socially with the Filipinos and have evinced a sincere desire to learn and embrace the customs, traditions, and ideals of the Filipinos. I have all the qualifications required under Section 2, and none of the disqualifications under Section 4 of Commonwealth Act No. 473;

Thirteenth.—I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of man's ideas. I am not a polygamist nor a believer in the practice of poly-

gamy. I have not been convicted of any crime involving moral turpitude. I am not suffering from any incurable contagious disease. The nation of which I am a citizen or subject (Republic of Nationalist China) is not at war with the Philippines;

Fourteenth.—It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to my foreign prince, potentate, state, or sovereignty, and particularly to the Republic of Nationalist China of which at this time I am a citizen or subject. I will reside continuously in the Philippines from the date of the filing of my petition up to the time of my admission to the Philippine citizenship.

Fifteenth.—I have actually resided continuously in the Philippines for a period of 31 years prior to the filing of this petition and I have given primary and secondary education to all my children in the private schools recognized by the government and not limited to any race or nationality and where Philippine history civics and government are taught as part of the prescribed curriculum; hence, I am exempted from filing the declaration of intention under Commonwealth Act No. 535;

Sixteenth.—I made petition for citizenship to the Court of First Instance of Laguna and San Pablo City, Branch III, and said petition was withdrawn by me on the ground that the said petition was substantially defective as no statement therein had been made why I was exempted from making a declaration of intention, and the said court allowed me to withdraw my petition and dismissed the same without prejudice and the cause of such dismissal has since been cured or removed by paragraph 15 of this petition;

Seventeenth.—Dr. Virginia Reyes-Estrada, of legal age, City Councilor, Physician, residing at the City of San Pablo, and Mr. Cirilo D. Constantino, of legal age, businessman and educator, residing at the City of San Pablo, who are Filipino citizens, will appear and testify as my witness at the hearing of my herein petition, whose affidavit is hereto attached as Annex "A", and

Eighteenth.—Likewise attached and made integral parts of this petition are photostat copies of my Certificate of Arrival, Alien Certificate of Registration and Immigrant Certificate of Residence, as Annexes "B", "C", and "D", respectively; and three copies of this petition.

Wherefore, your petitioner respectfully prays that he be admitted a citizen of the Philippines.

City of San Pablo, Philippines, July 24, 1968.

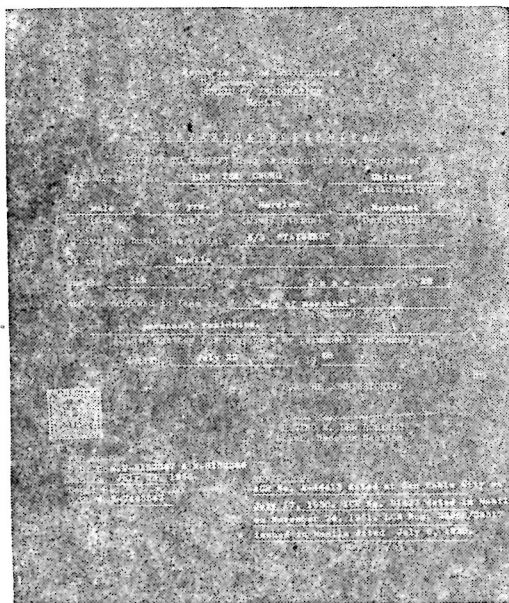
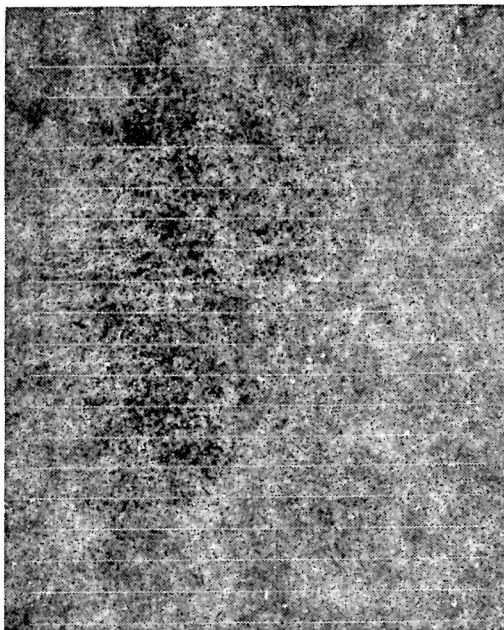
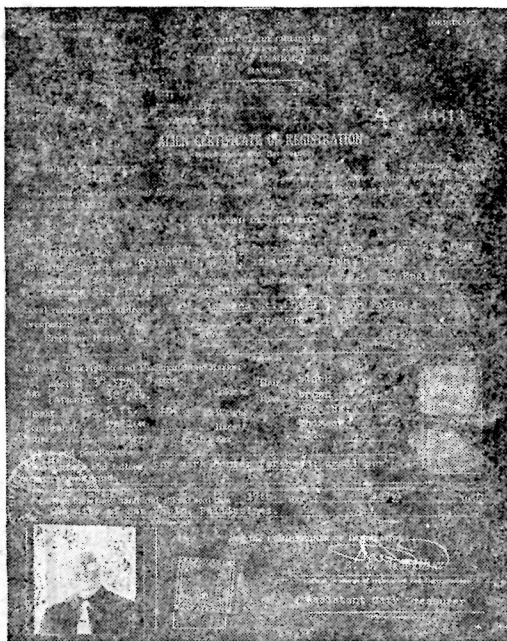
(Sgd.) LIM TEK CHONG

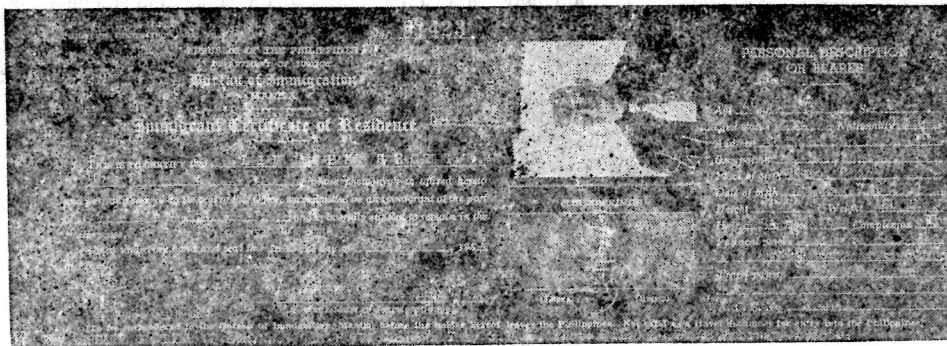
Assisted by:

(Sgd.) ENRIQUE AL. CAPISTRANO

Counsel for the Applicant

City of San Pablo, Philippines





REPUBLIC OF THE PHILIPPINES }
CITY OF SAN PABLO } S.S.

Lim Tek Chong, being duly sworn, deposes and says that he is the petitioner in the above-entitled proceedings; that he has read the foregoing petition and knows the contents thereof; and that the same is true to his own knowledge.

(Sgd.) LIM TEK CHONG

Subscribed and sworn to before me this 24th day of July, 1968 at the City of San Pablo, Philippines. Affiant exhibiting his Residence Tax No. A-3888959 issued on January 4, 1968 at the City of San Pablo.

(Sgd.) APRONIANO MLS. MAGSINO
[36-38] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
AND SAN PABLO CITY
EIGHTH JUDICIAL DISTRICT
CITY OF SAN PABLO

NATURALIZATION CASE No. SP-14.—In the Matter of the Petition of LIM TEK CHONG to be Admitted a Citizen of the Philippines.

AFFIDAVIT OF WITNESSES

The undersigned, Dra. Virginia B. Reyes-Estrada, Lady Physician and Member of the Municipal Board of San Pablo City, residing at San Pablo City, Philippines, and Cirilo D. Constantino, businessman, President and proprietor of the CC Technical School, and civic leader, residing at San Pablo City, Philippines, each being severally, duly, and respectively sworn, deposes and says:

That she/he is a citizen of the Philippines; that she/he has personally known and has been acquainted in the Philippines with Lim Tek Chong, the petitioner above mentioned, for more than 20 years; that to her/his personal knowledge the petitioner has resided continuously in the City of San Pablo since the date of his arrival in this country in 1920 up to the filing of the Petition, of which this affidavit is a part; that she/he has personal knowledge that petitioner is and during such period has been a person of good repute and morally irreproachable, attached to the principles, to the good order and happiness of the Philippines; and that in her/his opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473.

In witness whereof, the said Dra. Virginia B. Reyes-Estrada and Cirilo D. Constantino have hereunto set their hands at the City of San Pablo, Philippines, this 24th day of July, 1968.

(Sgd.) VIRGINIA B. REYES-ESTRADA M.D.
Res. Tax No. A-3890364, issued
on Jan. 5, 1968, at San Pablo
City.

(Sgd.) CIRILO D. CONSTANTINO
Res. Tax No. A-3890401
issued on Jan. 5, 1968
at San Pablo City

Subscribed and sworn to before me by Dra. Virginia B. Reyes-Estrada and Cirilo D. Constantino, severally and each for herself/himself this 24th day of July, 1968 at the City of San Pablo, Philippines.

(Sgd.) APRONIANO MLS. MAGSINO
[36-38] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
SIXTH JUDICIAL DISTRICT
BRANCH I

CASE No. 73749.—In the Matter of the Petition of
TING KIM PENG to be Admitted a Citizen of
the Philippines.

NOTICE OF HEARING ON THE PETITION FOR
PHILIPPINE CITIZENSHIP

To the Honorable Solicitor-General, Manila and to
Mr. Ting Kim Peng, petitioner, 1135 Aguilar
Street, Sta. Cruz, Manila and to all whom it
may concern:

Whereas, a petition for Philippine citizenship
pursuant to Commonwealth Act No. 473, as amend-
ed, has been filed with this Court by Ting Kim
Peng on July 30, 1968, copy of which is attached
hereto, alleging that his full name is Ting Kim
Peng; that he was born in Manila on August 8,
1944; that he is a resident of 1135 Aguilar Street,
Sta Cruz, Manila; and that his witnesses are Atty.
Pacífico I. Guzman of 766 Kalentong Street, Man-
daluyong, Rizal, Mr. Isaias Alma Jose of 513 Isa-
bel Street, Sampaloc, Manila and Mr. Nestor Teja-
da of 1618 P. Guevarra Street, Sta. Cruz, Mani-
la, NOTICE is hereby given that said petition will
be heard by this Court on the 17th day of April,
1969, at 8:30 a.m.

In accordance with law, let this notice and the
attached petition, together with its annexes, be
published at petitioner's expense once a week for
three consecutive weeks in the *Official Gazette* and
in the "*Daily Mirror*", a newspaper of general cir-
culation in the City of Manila where petitioner re-
sides, to which newspaper the publication was as-
signed after a raffle duly held in pursuance of
Republic Act No. 4569. Likewise, let copy of the
petition, together with its annexes, and of this
notice, be posted in a public and conspicuous place
in the Office of the Clerk of Court.

Witness the Honorable Francisco Arca, Judge of
the Court of First Instance of Manila, this 3rd
day of August, in the year of our Lord nineteen
hundred and sixty-eight.

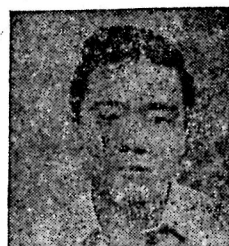
(Sgd.) JOSE SAN AGUSTIN
Clerk of Court

[36-38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA

SPECIAL PROCEEDING No. 73749.—In the Matter
of the Petition of Ting Kim Peng to be Ad-
mitted a Citizen of the Philippines.

TING KIM PENG, Petitioner

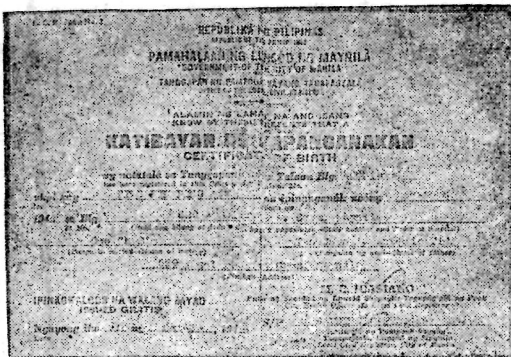


PETITION

I hereby apply for naturalization as a citizen of
the Republic of the Philippines and to this Court
respectfully show:

1. My full name is TING KIM PENG;
2. My present place of residence is 1135 Aguilar
street, Sta. Cruz, Manila. My former places of
residence were 629 A. Soler street (old no.), Sta.
Cruz, Manila and 755 Soler street (old no.), Sta.
Cruz, Manila;
3. My trade or profession is employee from which
I derive a lucrative income;
4. I was born in Manila on August 8, 1944. I
am at present a citizen of the Republic of China
under whose laws Filipinos may become naturalized
citizens thereof;
5. I am single;
6. I finished my primary at the Chinese Re-
publican School and my secondary education at
Chiang Kai Shek High School, recognized by the
Government and not limited to any race or nation-
ality; I also studied at the Adamson University
where I obtained my degree of Bachelor of Science
in Chemical Engineering;
7. I have legally resided in the Philippines con-
tinuously for a period of not less than ten (10)
years. I have resided in Manila for at least one
(1) year immediately preceding the date of this
petition;
8. I am able to speak and write English and
Tagalog;
9. I believe in the principles underlying the
Philippine Constitution. I have conducted myself
in a proper and irreproachable manner during the
entire period of my residence in the Philippines in
my relations with the constituted Government as
well as the community in which I am living.
I have mingled socially with the Filipinos and have
evinced a sincere desire to learn and embrace the
customs, traditions and ideals of the Filipinos. I
have all the qualifications required under Section

| | | | |
|--|--|---|--|
| FORM NO. 10 (Rev. 1-15-60) UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION Bureau of Identification | | 100-456789 100-456789 100-456789 | |
| NAME (Last, first, middle) JAMES EARL RAY | | PERSONAL DESCRIPTION OF REAR | |
| BIRTH (Date, place) JAN 5, 1928, MOBILE, ALA. | | SEX, HT., WT., HAIR, EYES M, 5' 10", 160, BRN, BLU | |
| OCCUPATION None | | DATE OF PHOTO 10-15-60 | |
| ADDRESS (Street, city, state, zip) 100-456789, MOBILE, ALA. | | DATE OF BIRTH 1-5-28 | |
| SOCIAL SECURITY NUMBER 100-456789 | | DATE OF DEATH 10-15-60 | |
| MARITAL STATUS Single | | DATE OF PHOTO 10-15-60 | |
| EDUCATION High School | | DATE OF BIRTH 1-5-28 | |
| EMPLOYMENT None | | DATE OF DEATH 10-15-60 | |
| CRIMINAL RECORD None | | DATE OF PHOTO 10-15-60 | |
| SIGNATURE JAMES EARL RAY | | DATE OF BIRTH 1-5-28 | |
| FINGERPRINTS None | | DATE OF DEATH 10-15-60 | |
| PHOTOGRAPH None | | DATE OF PHOTO 10-15-60 | |
| COMMENTS None | | DATE OF BIRTH 1-5-28 | |



REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S. S.

Ting Kim Peng being duly sworn, deposes and says: that he is the petitioner in the above-entitled proceeding; that he has read the foregoing petition and knows the contents thereof; and that the same are true of his own knowledge.

Manila, Philippines, July 25, 1968.

(Sgd.) TING KIM PENG
Petitioner

Subscribed and sworn to before me this 27th day of July, 1968, in Manila, Philippines, affiant exhibiting to me his personal residence certificate No. A-549374 issued at Manila on June 18, 1968.

(Sgd.) ANDRES S. MALIGAYA
Notary Public
Until December 31, 1968

Doc. No. 622;
Page No. 54;
Book No. II;
Series of 1968.
Assisted by:

GUZMAN & MARQUEZ

By: (Sgd.) ALEJANDRO A. MARQUEZ
Counsel for the petitioner
515 Samanillo Building
Escolta, Manila

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA

SPECIAL PROCEEDING No. 73749.—In the Matter of the Petition of Ting Kim Peng to be Admitted a Citizen of the Philippines.

TING KIM PENG, Petitioner

JOINT AFFIDAVIT OF WITNESSES

WE, Pacifico I. Guzman, Filipino, of legal age, residing in and with post-office address at 766

Kalentong street, Mandaluyong, Rizal; Isaias Alma Jose, Filipino, of legal age, residing in and with post-office address at 513 Isabel street, Sampaloc, Manila; and Nestor Tejada, Filipino, of legal age, residing in and with post-office address at 1618 P. Guevarra street, Sta. Cruz, Manila, after being duly sworn to, do hereby depose and say that we have personally known TING KIM PENG, herein petitioner for Filipino citizenship, to have been a resident of the Philippines for more than ten years and of Manila for more than one year immediately preceding the date of the foregoing petition for citizenship; to be a person of good repute and morally irreproachable; and that, in our opinion said petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473.

In witness whereof, we have hereunto sign our name this 27th day of July, 1968, in the City of Manila, Philippines.

(Sgd.) PACIFICO I. GUZMAN
Affiant

(Sgd.) ISAIAS ALMA JOSE
Affiant

(Sgd.) NESTOR TEJADA
Affiant

Subscribed and sworn to before me this 27th day of July, 1968, in Manila, Philippines, affiants exhibiting their personal residence certificates as follows:

1. Pacifico I. Guzman—A-3842078 Feb. 7, 1968—Mandaluyong, Rizal
2. Isaias Alma Jose—A-384591, Feb. 1, 1968—Manila
3. Nestor Tejada—A-10688, Jan. 2, 1968—Manila

(Sgd.) ANDRES S. MALIGAYA
Notary Public
Until December 31, 1968

Doc. No. 623;
Page No. 54;
Book No. II;
Series of 1968.

[36-38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
SEVENTH JUDICIAL DISTRICT
BRANCH VII, PASAY CITY

NATURALIZATION CASE No. 184.—In the Matter of the Petition of Alejandro Co to be Admitted a Citizen of the Republic of the Philippines.

ALEJANDRO Co, Petitioner

NOTICE OF HEARING

To: The Honorable Solicitor General, Manila; Mr. Alejandro Co of Roberts Street, Pasay City; and to all whom it may concern:

Whereas, a petition for Philippine Citizenship pursuant to Commonwealth Act No. 473, as amended has been filed with this Court by Alejandro Co, alleging that his present place of residence is No. 2270 Roberts Street, Pasay City, together with his wife and child, and that he has resided continuously in said place since 1951 and up to the present time; that his former residences are as follows, to wit:

- a. 124 Hormiga St., Binondo, Manila—resided in this place from 1947, more or less up to July 22, 1938 up to 1940, more or less;
- b. 958 Alvarado Ext., Palomar, Manila—resided in this place from 1940 up to 1945 more or less;
- c. 440 Juan Luna St., Manila—resided in this place from 1945 up to 1947, more or less;
- d. 567 Rosario St., Binondo, Manila—resided in this place from 1947, more or less up to 1951;
- e. 2270 Roberts St., Pasay City—resided in this place on 1951 and continuously up to the present time;

that he was employed at the Standard Industrial Co., Inc., situated at Judge Juan Luna, San Francisco Del Monte, Quezon City, and as such he receive an income or salary of P12,000.00 per annum; that he was born on July 22, 1938, at 124 Hormiga St., Binondo, Manila, and that his parents are Mr. Co Chin Leng and Yu Chu Cui who are now citizens of the Republic of the Philippines; that he cites as witnesses at the hearing of this petition for naturalization, namely: Ramon Encarnacion, Jr. of 16 Cadig St., Sta. Mesa Heights, Quezon City; and Irineo Villaluz of No. 5 Ligaya St., Quezon City; will appear and testify as witnesses at the hearing of this petition.

Wherefore, you are hereby given notice that the said petition will be heard before this Court, sitting at the City Hall Building, Pasay City, on the 26th day of March, 1969 at 8:30 a.m.

In accordance with law, let this notice of hearing and the attached petition, together with its Annexes, be published at petitioner's expense once a week for three (3) consecutive weeks in the *Official*

Gazette and in the "*Rizal Chronicle*" a newspaper of general circulation in the Province of Rizal and in this City where petitioner resides, to which newspaper the publication was assigned after a raffle duly held pursuant to Republic Act No. 4569 as amended by Republic Act No. 4883. Likewise, let copy of the petition for naturalization, together with its Annexes, and of this notice of hearing be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness the Hon. Francisco de la Rosa, Executive Judge of this Court this 23rd day of August, 1968.

(Sgd.) LORENZO C. STA. ANA

Clerk of Court

[36-38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
SEVENTH JUDICIAL DISTRICT
PASAY CITY BRANCH

NATURALIZATION CASE No. 184.—In the Matter of the Petition of Alejandro Co to be Admitted a Citizen of the Republic of the Philippines.

ALEJANDRO Co, Petitioner



PETITION FOR NATURALIZATION

Comes now the petitioner in the above-entitled case duly assisted by the undersigned counsel, and unto this Honorable Court most respectfully alleges:

1. That my full name is ALEJANDRO Co, of legal age, married to SOLEDAD CHIONG, a Chinese citizen, also of legal age, and at the present time we have a legitimate child by the name of Marilyn Co who was born on February 24, 1968, in the City of Manila;

2. That I am presently residing at 2270 Roberts St., Pasay City, together with my wife and child, and that I have resided continuously in said place since 1951 and up to the present time;

3. That my former residences are as follows, to wit:

"a. 124 Hormiga St., Binondo, Manila—I resided in this address from my date of birth on July 22, 1938 up to 1940, more or less;

- b. 958 Alvarado Ext., Palomar, Manila—I resided in this place from 1940 up to 1945 more or less;
 - c. 440 Juan Luna St., Manila—I resided in this place from 1945 up to 1947, more or less;
 - d. 567 Rosario St., Binondo, Manila—I resided in this place from 1947, more or less up to 1951;
 - e. 2270 Roberts St., Pasay City—I resided in this place on 1951 and continuously up to the present time;
 - 4. That I am employed at the Standard Industrial Co., Inc. situated at Judge Juan Luna, San Francisco Del Monte, Quezon City, and as such I receive an income or salary of ₱12,000.00 per annum;
 - 5. That I was born on July 22, 1938, at 124 Hormiga St., Binondo, Manila, and that by parents are Mr. Co Chin Leng and Yu Chu Cui who are now citizens of the Republic of the Philippines. I am at present a citizen or subject of the Republic of China under whose laws Filipinos may become naturalized citizens or subject thereof and that under the law of the Republic of China I will lose my citizenship upon being naturalized as a citizen of the Republic of the Philippines;
 - 6. That I have resided in the Philippines continuously since birth and up to the present time, or for a term of 21 years at least, immediately preceding the date of this petition and that I have resided at 2270 Roberts St., Pasay City, for a term of 1 year at least immediately preceding the date of the filing of this petition;
- That I believe in the principles underlying the Philippine Constitution. I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relations with the constituted government as well as with the community in which I am living. I have mingled socially with the Filipinos, and have evinced a sincere desire to learn and embrace the customs, traditions, and ideals of the Filipinos. I have all the qualifications required under Sec. 2 and none of the disqualifications provided under Sec. 4, of Commonwealth Act No. 473.

I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized government. I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideas. I am not a polygamist nor a believer in the practice of polygamy. I have not been convicted of any crime involving moral turpitude. I am not suffering from any incurable contagious disease. The nation of which I am a citizen or subject is not at war with the Philippines or the United States;

8. It is my intention in good faith to become a citizen of the Philippines and to renounce abso-

lutely and forever all allegians and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of China of which at this time I am a citizen or subject. I will reside continuously in the Philippines from the date of the filing of my petition up to the time of my admission to Philippine citizenship;

9. That I filed with the Office of the Solicitor General my declaration of intention to be naturalized as a Filipino Citizen on January 16, 1967, or at least one year immediately prior to the filing of this petition for naturalization;

10. That I previously filed a petition for naturalization but the same was unfortunately denied for the reason that I failed to file a declaration of intention to be naturalized as a Filipino citizen;

11. I can speak and write English and Tagalog;

12. I have received my primary, intermediate, secondary education and collegiate education in schools recognized by the government of the Philippines and not limited to any race or nationality, to wit:

Primary Grades—Anglo-Chinese School, Manila.
Intermediate Grades—Anglo-Chinese School, Manila.

High School—First Year, Chiang Kai Sek High School, Manila; Second Year to Fourth Year, University of the Philippines High School, Manila;

Bachelor of Science in Agriculture—University of the Philippines, Los Baños, Laguna.

13. Atty. Ramon Encarnacion, Jr., Filipino, of legal age, a resident of No. 16 Cadig St., Sta. Mesa Heights, Quezon City and Mr. Ireneo Villaluz, Filipino, of legal age, and residing at 5 Ligaya St., Quezon City, will appear and testify as my witnesses at the hearing of this petition.

Attached hereto and made a part of this petition are photostatic copies of my Certificate of Birth, Register No. 1454 (g38); Alien Certificate of Residence A-239423, issued at Manila, on January 26, 1953; and my Immigrant Certificate of Residence No. 35502, issued at Manila, on March 19, 1949.

Wherefore, your petitioner respectfully prays that he be admitted a citizen of the Philippines.

Signed and dated at Manila, Philippines on this 20th day of March, 1968.

(Sgd.) ALEJANDRO Co
Petitioner

Assisted by:

CRISOLOGO LAW OFFICES
Counsel for Petitioner
Rm. 302 Alliance Bldg.
Rosario St., Manila

By: (Sgd.) PEDRO Q. QUADRA

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S.S.

Alejandro Co, after being duly sworn, deposes and says: that he is the petitioner in the above-entitled proceedings; that he has read the foregoing petition and knows the contents thereof; and that the same is true to his own personal knowledge.

Manila, March 20, 1968.

(Sgd.) ALEJANDRO Co
Petitioner

Subscribed and sworn to before me at Manila, Philippines, on this 5th day of April, 1968, affiant exhibiting to me his Res. Cert. No. A-50385, issued at Manila, on January 8, 1968.

(Sgd.) AMELIA G. LLAVORE
Notary Public
Until December 31, 1968

Doc. No. 409;
Page No. 82;
Page No. 11;
Series of 1968,

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

NATURALIZATION CASE No. 184.—In the Matter of the Petition of ALEJANDRO Co, to be admitted a Citizen of the Philippines.

AFFIDAVIT OF WITNESS

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S.S.

Ramon Encarnacion, Jr., of legal age and a resident of 16 Cadig St., Sta. Mesa Heights, Quezon City, after being duly sworn in accordance with law, hereby deposes and says: that he is a citizen of the Philippines; that he is a lawyer and at present the Chairman of the Board of Directors of the Philippine Virginia Tobacco Administration; that he has personally known and has been acquainted with Alejandro Co, the petitioner above-mentioned, in the Philippines since the year 1951; that to his personal knowledge, the petitioner has resided in the Philippines continuously preceding the date of filing his petition of which this affidavit is a part, to wit; since the birth of said petitioner in 1938; that he has personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and disposed to the good order and happiness of the Philippines; and that in his opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disquali-

ified under the provisions of Commonwealth Act No. 473.

(Sgd.) RAMON ENCARNACION, JR.
Affiant

Subscribed and sworn to before me this 27th day of March, 1968, at Manila, Philippines, affiant exhibiting to me his Res. Cert. No. A-13458, issued at Manila on January 3, 1968.

(Sgd.) AMELIA G. LLAVORE
Notary Public
Until December 31, 1968

Doc. No. 297;
Page No. 60;
Book No. II;
Series of 1968.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

NATURALIZATION CASE No. 184.—In the Matter of the Petition of ALEJANDRO Co, to be admitted a citizen of the Philippines.

AFFIDAVIT OF WITNESS

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S.S.

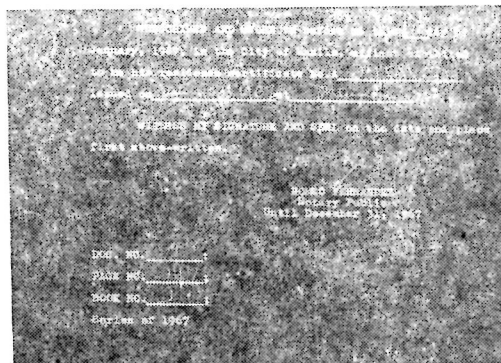
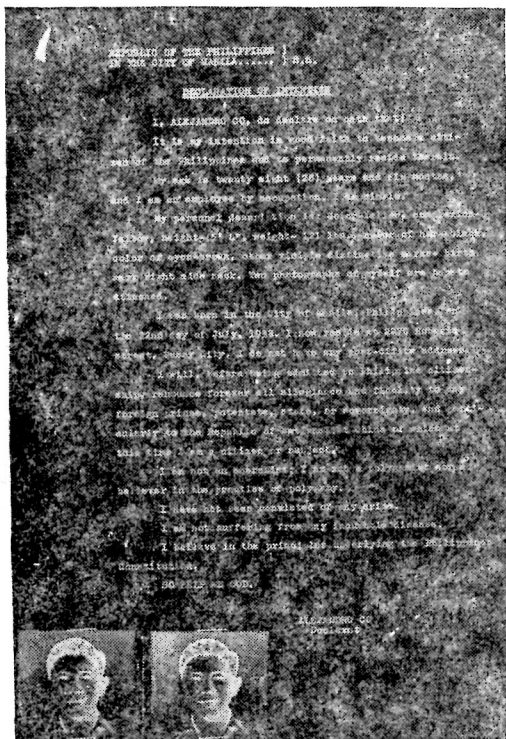
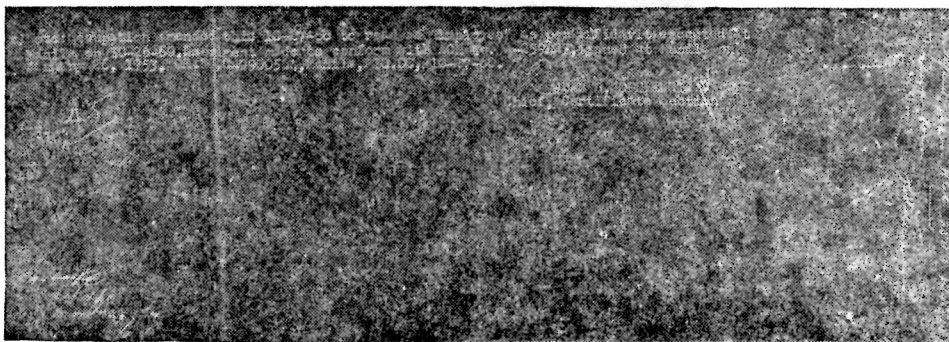
Irineo Villaluz, of legal age and a resident of No. 5 Ligaya St., Quezon City, after being duly sworn in accordance with law, hereby deposes and says: that he is a citizen of the Philippines; that he is a businessman; that he has personally known and has been acquainted in the Philippines with Alejandro Co the petitioner above-mentioned since the year 1946; that to his personal knowledge, the petitioner has resided in the Philippines continuously preceding the date of filing his petition of which this affidavit is a part; to wit, since 1946; that he has personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and disposed to the good order and happiness of the Philippines; and that in his opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473.

(Sgd.) IRINEO VILLALUZ
Affiant

Subscribed and sworn to before me on this 5th day of April, 1968, at Manila, Philippines, affiant exhibiting to me his Res. Cert. No. A-3448438, issued at City of Calocan, on January 18, 1968.

(Sgd.) AMELIA G. LLAVORE
Notary Public
Until December 31st, 1969

[36-38]
Doc. No. 410;
Page No. 82;
Book No. 11;
eries of 1963.



[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY
TENTH JUDICIAL DISTRICT

Cadastral Case No. RT-1199.—Petition for
Reconstitution of Title

MONICO B. MESA, Petitioner

NOTICE

To: Monico Mesa, Paciano Mesa and Roman Mesa;
all of Daraga, Albay; Andres los Baños,
Legazpi City and to all whom it may concern:

Whereas, a petition has been filed by Monico B. Mesa, praying for the reconstitution of title for Lot No. 2309 of the Cadastral Survey of Albay pursuant to the provisions of Republic Act No. 26, alleging that said title was lost or destroyed;

"A parcel of land (Lot No. 2309 of the Cadastral Survey of Albay), bounded on the above-named persons." Area: 1,336 square meters, more or less.

Wherefore, notice is hereby given that said petition is set for hearing on October 14, 1968, at 8:00 o'clock in the morning before Branch III of this Court.

Witness, the Honorable Roberto Zurbano, Judge of this Court this 1st day of March, 1968.

(Sgd.) IGNACIO D. ALMODOVAR

[37, 38] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAPIZ
ELEVENTH JUDICIAL DISTRICT
BRANCH I

Cadastral Case No. 6, Cadastral Record No. 24
Lot No. 2210, Capiz Cadastre

FULGENCIO ATIENZA, Petitioner

NOTICE OF HEARING

To: Heirs of Rufo Arcenas, Salvacion Vidal, Macario Alair, Francisco Aguirre, Heirs of Teodoro Asis, Heirs of Rufo Arcenas, Jose Cañas, all of Roxas City:

Whereas, a petition having been filed with this Court under the provisions of Republic Act No. 26, by Fulgencio Atienza, the petitioner herein, for the reconstitution of lost Original Certificate of title alleged to have been lost and/or destroyed on file in the Office of the Register of Deeds of Capiz, as well as the duplicate copies as a result of the last world war. The said lot is described and bounded as follows:

"A parcel of land (Lot 2210 of the cadastral survey of Capiz), situated in the barrio of Bolo, Municipality of Capiz, Province of Capiz. Bounded on the SE., along line 1-2, by Lot 2209; on the

SE. and SW., along lines 2-3-4-5, by Lot 2207, both of Capiz Cadastre; on the W., along line 5-6, by Provincial Road; on the N., along line 6-7, by Lot 2211; on the E. and N., along lines 7-8-9, by Lot 2213; and on the E., along lines 9-10-11, by Lot 2215 and along 11-1, by Lot 2201, all of Capiz Cadastre. Containing an area of thirteen thousand six hundred sixty-two (13,662), square meters."

Therefore, you are hereby given notice that the said petition has been set for hearing on the 25th day of November, 1968, at 8:00 o'clock in the morning and in the session hall of Branch I of this Court, Capiz Provincial Capitol in Roxas City, on which date, time and place you should appear and file your objections or claim if you have any to the petition.

Witness the Honorable Cesario C. Golez, Judge of this Court, this 5th day of June, 1968.

(Sgd.) MAMERTO A. TERRESTRE

[37, 38] Branch Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAPIZ
ELEVENTH JUDICIAL DISTRICT

Cadastral Case No. 29, LRC Cadastral Record
No. 960 Lot No. 378, Ivisan Cadastre

ROSARIO OROLA, Petitioner

AMENDED NOTICE OF HEARING

To: Rosario Orola, Columba Alota, Miguel Orola, Urvas and wife, Pedro & Rosario Mendoza, Luis Veedor, all of Ivisan, Capiz and to whom it may concern:

Whereas, a petition has been filed with this Court under the provisions of Republic Act No. 26, by Rosario Orola for the reconstitution of Original Certificate of Title alleged to have been lost or destroyed on file in the Office of the Register of Deeds for the Province of Capiz, as well as its duplicate copy as a result of the last world war. The said lot is bounded and described as follows."

"A parcel of land (Lot 378 of the Cadastral survey of Ivisan, LRC Cad. Record No. 960), situated in the barrio of Abmalobo, Municipality of Ivisan, Province of Capiz. Bounded on the W., along line 1-2 by Lot No. 372, Ivisan Cadastre; on NW., along line 2-3, by Lot 352, Ivisan Cad., on the NE., along line 3-4, by Lot 353, Ivisan Cad.; on the SE., along line 4-5, by Lot 365, Ivisan Cad.; and on the SW., along line 5-1, by Lot 373 Ivisan Cad. Containing an area of nine thousand one hundred forty (9,140), square meters."

Therefore, you are hereby given notice that the said petition has been set for hearing on the 13th

day of January, 1969 at 8:00 o'clock in the morning, in the session hall of this Court, Branch I, at the Provincial Capitol in Roxas City, in which date, time and place you should appear and file your objections or claims if you have any to the petition.

Witness, the Honorable Cesario C. Golez, Judge of this Court, this 14th day of August, 1968.

[37, 38] (Sgd.) MAMERTO A. TERRESTRE
Branch Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE
SEVENTH JUDICIAL DISTRICT

LRC Record No. 5964.—Petition for Reconstitution of Title

SALUD RICAFFRENTE, petitioner

NOTICE OF HEARING

A petition has been filed by petitioner, alleging among other things, that she is the registered owner of Lot 1604 of the S.F. de Malabon Estate, situated in Bacao, General Trias, Cavite; that the owner's copy of the title to said lot was lost while its original was burned on June 7, 1959; that the land is not affected by any lien or encumbrance; and praying that the Register of Deeds of Cavite be ordered to reconstitute the title to said lot.

Notice is hereby given that the said petition has been set for hearing on October 31, 1968, at 9:00 a.m. in this Court, Branch 1, Trece Martires City, on which date, hour and place, any person interested is cited to appear and show cause why the petition should not be granted.

Let this Notice be published twice in the *Official Gazette*.

Trece Martires City, September 5, 1968.

[37, 38] (Sgd.) PROCESO P. SILANGCRUZ
Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 10, LRC Record No. 9466
Lot No. 2849, Cebu Cadastre

THE DIRECTOR OF LANDS, Petitioner vs. AGUEDO
ABADILLA, ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Atty. Remberto Ybañez, Mambaling, Cebu City; Luciano Ylaya, Alaska, Mambaling, Cebu City, and Soledad Samson, U.S.P. Lahug, Cebu City, Philippines and to all whom it may concern:

Please take notice that the petition filed with this Court by Martin Abella thru Atty. Jose Fan-

tonial, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on November 9, 1968, at 8:30 a.m., before the First Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 2849 is situated at Mambaling, Cebu City, Philippines and bounded by the properties of Remberto Ybañez, Luciano Ylaya both of Mambaling, Cebu City and Soledad Samson, U.S.P., Lahug, Cebu City, Philippines and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness the Honorable Santiago O. Tañada, Judge of this Court this June 29, 1968, at Cebu City, Philippines.

Cebu City, Philippines, July 31, 1968.

For the Clerk of Court:

[37, 38] (Sgd.) REMEDIOS CORRO ORSON
Deputy Clerk of Court
Land Titles Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 20, LRC Record No. 1004
Lot No. 910, Opon Cadastre

THE DIRECTOR OF LANDS, *Petitioner*, vs. ALBERTA
ABING, ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Ricards Carominas & Co., Florentino Ducay, Toribio Andales of Barrio Posok, Lapulapu City and Cebu City and the Bureau of Lands, Cebu Branch, % District No. VI, Cebu Capitol Building of Cebu and to all whom it may concern:

Please take notice that the petition filed with this Court by Maria B. Mendoza, thru Atty. Isidoro Abinales, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on November 4, 1968, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 910 is situated at Barrio Posok, Lapulapu City, Philippines and bounded by the properties Ricards Carominas & Co., Florentino Ducay and Toribio Andales and the Bureau of Lands whose addresses are on the Barrio of Posok, Lapulapu City and on the City of Cebu and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness the Honorable Francisco S. Tantuico, Jr., Judge of this Court this July 5, 1968, at Cebu City, Philippines.

Cebu City, Philippines, July 30, 1968.

For the Clerk of Court:

(Sgd.) REMEDIOS CORRO ORSON
Deputy Clerk of Court
Land Titles Section

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 20, LRC Record No. 1004
Lots Nos. 4623 and 4633, Opon Cadastre

THE DIRECTOR OF LANDS, *Petitioner vs. ALBERTA ABING, ET AL., Claimants*

NOTICE OF HEARING

To: Messrs. Casiano Casio, Antonio Polvera, Francisco Inot, Marciana Inot, Rufina Polvera, Telesforo Polvera, Dalmacio Pino, Alfonso Inot, Heirs of Pascual Cosef, Gregorio Pino, Maria Inot, Nicolas Inot, Heirs of Bonifacio Malingin, Laureana Talangting, Isidro Ygot all of Barrio Buaya, Lapulapu City, Philippines and to all whom it may concern:

Please take notice that the petition filed with this Court by Fernanda Cabucos thru Attys. Fidel B. Inot and E. P. Gabriel, Jr., seeking for the reconstitution of the Original Certificate of Title in the above-entitled lots, is set for hearing on November 4, 1968, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 4623 and 4633 are all situated at Barrio Buaya, Lapulapu City, Philippines and bounded by the properties of Casiano Casio, Antonio Polvera, Francisco Inot, Marciana Inot, Rufina Polvera, Telesforo Polvera, Dalmacio Pino, Alfonso Inot, Heirs of Pascual Cosef, Gregorio Pino, Maria Inot, Nicolas Inot, Heirs of Bonifacio Malingin, Laureana Talangting, Isidro Ygot, all of Barrio Buaya, Lapulapu City, and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness, the Honorable Francisco S. Tantuico, Jr., Judge of this Court this July 8, 1968, at Cebu City, Philippines.

Cebu City, Philippines, July 30, 1968.

For the Clerk of Court:

(Sgd.) REMEDIOS CORRO ORSON
Deputy Clerk of Court
Land Titles Section

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 15, LRC Record No. 905
Lot No. 841, Opon Cadastre

THE DIRECTOR OF LANDS, *Petitioner, vs. EULALIA AGUJAR, ET AL., Claimants*

NOTICE OF HEARING

To: Messrs. Maria Booc, Andres Baring, Serapio Booc, Segundo Ngujo; all of Barrio Posok, Lapu-lapu City, Philippines and to all whom it may concern:

Please take notice that the petition filed with this Court by Flavia S. Pejante thru Atty. Juanito LL. Abao, seeking for the reconstruction of the Original Certificate of Title in the above-entitled lot is set for hearing on November 5, 1968, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines, Lot No. 841 is situated at Barrio Posok, Lapulapu City, Philippines and bounded by the properties of Maria Booc, Andres Baring, Serapio Booc, Segundo Ngujo, all of Barrio Posok, Lapulapu City, Philippines and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness, the Honorable Francisco S. Tantuico, Jr., Judge of this Court this July 8, 1968, at Cebu City, Philippines.

Cebu City, Philippines, July 30, 1968.

For the Clerk of Court:

(Sgd.) REMEDIOS CORRO ORSON
Deputy Clerk of Court
Land Titles Section

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT
BRANCH VIII

Cadastral Case No. 7, LRC Record No. 442

In Re: Reconstitution of Original Certificate of Title No. 13647 and Issuance of Transfer Certificate of Title for Lot No. 1566, Bogo Cadastre.

CELSO YBAÑEZ, *Petitioner*

NOTICE OF HEARING

To: Nerio Cawayan, Bogo, Cebu; Conrado dela Viña, Bogo, Cebu, The Municipal Mayor, Bogo, Cebu; Atty. Esperidion C. Rivala (Counsel for the Petitioner) Bogo, Cebu; and to all whom it may concern:

Please take notice that the petition filed with this Court by Celso Ybañez, seeking for the reconstitution of Original Certificate of Title No. 13647, covering Lot No. 1566, Bogo Cadastre, is set for hearing on November 20, 1968, at 9:00 o'clock in the morning, before the Eight Branch of this Court located in the Municipal Building, Bogo, Cebu.

Lot No. 1566 is situated in the Poblacion, Bogo, and bounded by the property owners above-stated.

You are hereby required to appear if you have any opposition thereto, at the date, time and place herein designated and show cause why said petition should not be granted.

Witness the Honorable Antonio D. Cinco, Presiding Judge of this Court, this 17th day of July, 1968, at Bogo, Cebu, Philippines.

(Sgd.) RODOLFO B. GANDIONCO

[37, 38] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 20, LRC Record No. 1004
Lot No. 4875 Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, vs. ALBERTA
ABING ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Venancio Inot, Eleuteria Tumulak, Pastor Inot, all of Barrio Buaya, Lapulapu City, Philippines and the Register of Deeds of Lapulapu City and to all whom it may concern:

Please take notice that the petition filed with this Court by Luciana Romero Macario thru Atty. Alberto A. Mercado, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on November 4, 1968, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 4875 is situated at Barrio Buaya, Lapulapu City, Philippines and bounded by the properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place designated herein and to show cause if any you have why said petition should not be granted.

Witness the Honorable Francisco S. Tantuico, Jr., Judge of this Court this 24th day of August, 1968, at Cebu City, Philippines.

For the Clerk of Court:

(Sgd.) REMEDIOS CORRO ORSON

[37, 38] In-charge, Land Titles Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 19, LRC Record No. 1003
Lot No. 2926 Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, vs. CORNELIO
AGUJAR ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Juan Muñoz, Juan Quiroy, Brigido Oyao, Gregoria Amodia, all of Barrio Marigondon, Lapulapu City, Philippines and the Register of Deeds of Lapulapu City and to all whom it may concern:

Please take notice that the petition filed with this Court by Editha Rodriguez thru Atty. Oliveros L. Kintanar, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on November 5, 1968, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 2926 is situated at Barrio Marigondon, Lapulapu City, Philippines and bounded by the properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place designated herein and to show cause if any you have why said petition should not be granted.

Witness the Honorable Francisco S. Tantuico, Jr., Judge of this Court, this 24th day of August, 1968, at Cebu City, Philippines.

For the Clerk of Court:

(Sgd.) REMEDIOS CORRO ORSON

[37, 38] In-charge, Land Title Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF COTABATO
SIXTEENTH JUDICIAL DISTRICT
FIRST BRANCH, COTABATO CITY

Cadastral Case No. 2, GLRO Cadastral Record
No. 296, Lot No. 2423

In re: Petition for the Reconstitution of Transfer Certificate of Title No. 561, in the Name of Lim Chin Juat.

JOSEFA LIM, Petitioner

NOTICE

To: Atty. Eduardo C. de Vera, counsel for the petitioner, Cotabato City; Tiwan % Kok Khua Trading, Jose Lim, Sr. Street, Cotabato City; Geronimo Ongoy % Atti Uy, Manday, Cotabato City; The City Engineer (for the adjoining Mabini and Felipe II Streets), Cotabato City; The City Register of Deeds, Cotabato City; and to all whom it may concern:

Whereas, a petition dated February 1, 1968, has been filed with this Court under the provisions of Republic Act No. 26, by Josefa Lim, for the reconstitution of Transfer Certificate of Title No. 561 issued in the name of Lim Chin Juat, by the Register of Deeds of Cotabato, alleged to have been lost or destroyed in the office of said Register of Deeds, covering a real property known as Lot No. 2423 of Cotabato Cadastre, situated in the City of Cotabato, and bounded:

On the North, by Felipe II, now Jose Lim Sr. Street; on the East, by Lot No. 2422, Cotabato Cadastre; on the South, by Lot No. 2421, Cotabato Cadastre; and on the West, by Mabini Street; with an area of 188 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on November 9, 1968, at 8:30 a.m., before this Court in its session hall, in the City of Cotabato, Philippines, on which date, time and place you should appear and file your claim or objection, if you have any to the petition.

Witness the Honorable David P. Avila, Judge of said Court, this 18th day of July, 1968.

BENJAMIN N. MUÑASQUE
Clerk of Court

By: (Sgd.) EMILIANO G. DE VERA
[37, 38] Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF COTABATO
SIXTEENTH JUDICIAL DISTRICT
FIRST BRANCH, COTABATO CITY

Cadastral Case No. 27, GLRO Cadastral Record No. 601, Lot No. 1033

In re: Petition for the Reconstitution of Cadastral Original Certificate of Title No. (N.A.) Issued by Virtue of Decree No. 736340, in the Name of Kagui Ali Lakeman Tan.

KAGUI ALI LAKEMAN TAN, Petitioner

NOTICE

To: Atty. Singuat T. Guerra, counsel for the petitioner, Hadji Lakeman Tan, Sugayan Betig, Manangkat % Guiam Manangkat, Milog Guimano, Maliam Namla, Satel Dulonan and Delabayan Eti, all of Andavit, Datu Piang, Cotabato; The Municipal Mayor (for the adjoining Damatudi Creek); Datu Piang, Cotabato; The Provincial Register of Deeds, Cotabato City; and to all whom it may concern:

Whereas, a petition dated November 30, 1966, has been filed with this Court under the provisions of Republic Act No. 26, by Kagui Ali Lakeman

Tan for the reconstitution of cadastral Original Certificate of Title No. (N.A.) issued in his name by virtue of Decree No. 749140, by the Register of Deeds of this province, alleged to have been lost or destroyed in the office of said Register of Deeds, covering a real property known as Lot No. 1033 of the Cadastral Survey of Dulauan, situated in Andavit, Datu Piang, Cotabato, and bounded:

On the NE. by Lots Nos. 1049 and 1050, Dulauan Cadastre, Case 3; on the SE. by Lots Nos. 1826 and 1024; on the SW. by Lots Nos. 1023, 1022, 1032 and 1030 and Damatudi Creek; and on the NW. by Lot No. 1048; with an area of 158,344 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on November 16, 1968, at 8:30 a.m., before the Court of First Instance of the Province of Cotabato, Branch I, in its session hall in the City of Cotabato, Philippines, on which date, time and place you should appear and file your claim or objection if you have any, to the petition.

Witness the Honorable David P. Avila, Judge of said Court, this 1st day of August, 1968.

BENJAMIN N. MUÑASQUE
Clerk of Court

By: (Sgd.) EMILIANO G. DE VERA
[37, 38] Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF COTABATO
SIXTEENTH JUDICIAL DISTRICT
FIRST BRANCH, COTABATO CITY

Special Proceedings Case No. 155, LRC Special Proceedings Record No. —, S.L. Plan H-500868

In Re: Petition for the Reconstitution of Transfer Certificate of Title No. (N.A.) in the Name of Asuncion Ong.

ASUNCION ONG, Petitioner

NOTICE

To: Atty. Manuel Chio, counsel for the petitioner, Cotabato City; Jose Ong, Cotabato City; Emilio Ong, Cotabato City; The District Highway Engineer (for the adjoining Provincial Road) Motor Pool, Cotabato City; The District Land Officer (for the adjoining Public Land) Cotabato City; The Provincial Register of Deeds, Cotabato City; and to all whom it may concern:

Whereas, a petition dated January 10, 1968, has been filed with this Court under the provisions of

Republic Act No. 26, by Asuncion Ong of 1271 Dapitan Street, Manila, for the reconstitution of Transfer Certificate of Title No. (N.A.) issued in her name, by the Register of Deeds of this province, alleged to have been lost or destroyed in the office of said Register of Deeds, covering a real property described in Bureau of Lands Plan H-500868, situated in the Sitio of Ladia Barrio of Dalamangcob, Municipality of Naling, Province of Cotabato, and bounded:

On the North, by Cotabato-Davao Provincial Road; on the East, by property of Emilio Ong; on the South, by Public Land; and on the West, by property of Jose Ong (N-500796); with area of 236,187 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on November 9, 1968, at 8:30 a.m., before this Court, in its session hall, in the City of Cotabato, Philippines, on which date, time and place you should appear and file your claim or objection, if you have any to the petition.

Witness, the Honorable David P. Avila, Judge of said Court, this 27th day of July, 1968.

BENJAMIN W. MUNASQUE
Clerk of Court

By (Sgd.) EMILIANO G. DE VERA
[37, 38] Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF COTABATO
SIXTEENTH JUDICIAL DISTRICT
FIRST BRANCH, COTABATO CITY

Cadastral Case No. 4, G.L.R.O. Cadastral Record
No. 298 Lot No. 49

In re: Petition for the Reconstitution of Original
Certificate of Title No. (N.A.), in the Name
of Rias Tatek (Cadastral Title).

RIAS TATEK, Petitioner

NOTICE

To: Atty. Eliodoro Corpus, counsel for the petitioner, Cotabato City; Ipa Moro, Mamatawan Magaluyan, Pansab Salik, Kudarat Moro, Mayo Mamanding, all at Simuay, Nuling, Cotabato; The Provincial Register of Deeds, Cotabato City; and to all whom it may concern:

Whereas, a petition dated October 4, 1965, has been filed with this Court under the provisions of Republic Act No. 26 by Rias Tatek, for the reconstitution of cadastral Original Certificate of Title No. (N.A.), issued in his name, by the Register of Deeds of this province, alleged to have been lost or destroyed in the office of said Register of Deeds,

covering a real property known as lot No. 49 of the Cadastral Survey Sinamuay, and bounded:

on the North, by lot No. 50, Sinamuay Cadastre;
on the East, by Lot No. 42, Sinamuay Cadastre;
on the South, by Lots Nos. 40, 39 & 96, Sinamuay Cadastre;
on the West, by Lots Nos. 96 and 98, Sinamuay Cadastre;

with an area of 16,607 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on November 23, 1968, at 8:30 A.M. before this Court in its session hall, in the City of Cotabato, Philippines, on which date, time and place you should appear and file your claim or objection, if you have any to the petition.

Witness the Honorable David P. Avila, Judge of said Court, this 10th day of August, 1968.

BENJAMIN N. MUÑASQUE
Clerk of Court

(Sgd.) By EMILIANO G. DE VERA
[37, 38] Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BIÑAN BRANCH

G.L.R.O. RECORD No. _____. In re: Petition for
Reconstitution of Transfer Certificate of Title
No. (N.A.) Covering Lot No. 1646 of the
Biñan Estate Subdivision.

ALFONSO CARULASAN, Petitioner

NOTICE

To: The Register of Deeds, Santa Cruz, Laguna;
Atty. Agapito G. Carait, Santa Rosa, Laguna;
Mr. Alfonso Carulasan, Barrio Soro-soro,
Biñan, Laguna; The Municipal Mayor, Biñan,
Laguna; Sra. Paz Casaysayan, Biñan, Laguna;
Mr. Angeles Carulasan, Biñan, Laguna; Mr.
Rufino Borgonia, Biñan, Laguna; Sra. Yolanda
Borgonia, Biñan, Laguna; and to all whom
it may concern:

Whereas, a petition has been filed in this Court under the provisions of Republic Act No. 26, by the above named petitioner assisted by counsel for the reconstitution of Transfer Certificate of Title No. (N.A.) covering Lot No. 1646 of the Biñan Estate Subdivision in the name of Alfonso Carulasan, widower, of Barrio Soro-soro, Biñan, Laguna; that the owner's duplicate copy of said Title was alleged to have been lost or destroyed during the last war as well as its original on file in the Office of the Register of Deeds of Laguna was also lost or destroyed covering a parcel of

land more particularly described and bounded as follows:

"A parcel of land (1646 of Biñan Estate, LRC Record No. —) situated in the Municipality of Biñan, Province of Laguna. Bounded on the NW. by Barrio Road; on the NE. by Lot 1645, Biñan Estate; on the SE., by Biñan River and on the SW., by Lot 1649 Biñan Estate; Containing an area of seven hundred twenty-four (724) square meters."

Therefore, you are hereby given notice that said petition has been set for hearing on November 22, 1968 at 8:00 a.m., before this Court at Biñan, Laguna, on which date, time and place you should appear to file your claims or objections, if any you have to the petition.

Witness the Hon. Rizalina Bonifacio Vera, Judge of said Court, this 28th day of June, 1968 at Biñan, Laguna.

(Sgd.) CESAR S. REYES
Deputy Clerk of Court

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BRANCH IV

Cadastral Case No. 44, GLRO Cadastral Record No. 1942 Lots 1796, 1797 and 1799, Sta. Cruz Cadastre.

In re: Petition for Reconstitution of Transfer Certificates of Title Nos. 23888 and 23784. RODRIGO ESTRADA and PATROCENIA ELCA, Petitioners.

NOTICE

To: The Register of Deeds, Sta Cruz, Laguna; Atty. Tomas P. Añonuevo, Sta Cruz, Laguna; Jacinto Valenzuela, Domingo Elca, Mercedes Salazar, Rufina Resurreccion, Tomas Gregorio, Juan Napiza and Hrs. of Gregorio Elca; all of Sta. Cruz, Laguna; and to all whom these concern:

Whereas the above-named petition alleges that transfer Certificates of Title Nos. 23888 and 23784 of the land records of Laguna, issued in the names of Gregorio Elca and Juana Garucha, respectively, of Sta. Cruz, Laguna, cover three (3) parcels of land particularly described as follows:

"A parcel of land (Lot 1796 of the Cadastral Survey of Sta. Cruz, L.R.C. Cad. Rec. No. 1942), situated in the Barrio of Gatid, Municipality of Sta. Cruz, Province of Laguna. Bounded on the W., by Lot 1788; on the N., by Lot 1795; on the E., by Lot 1797; and on the S., by Lot 1798, all of Sta. Cruz Cadastre. Containing an area of 957 square meters, more or less."

"A parcel of land (Lot 1797 of the Cadastral Survey of Sta. Cruz, L.R.C. Cad. Rec. No. 1942), situated in the Barrio of Gatid, Municipality of Sta. Cruz, Province of Laguna. Bounded on the N., by Lot 1795; on the NE., by Lot 1792; on the S., by Lot 1798; and on the SW., by Lot 1796, all of Sta. Cruz Cadastre. Containing an area of 970 square meters, more or less."

"A parcel of land (Lot 1799 of the Cadastral Survey of Sta. Cruz, L.R.C. Cad. Rec. No. 1942), situated in the Barrio of Gatid, Municipality of Sta. Cruz, Province of Laguna. Bounded on the SE., by Lot 1806; on the SW., by Lot 1818; on the W., by Lot 1788; on the NW., by Lot 1798; on the N., by Lot 1792; on the NE., by Lot 1801; and on the SE., and NE., by Lot 1800, all of Sta Cruz Cad. Containing an area of 5,445 square meters, more or less."

that the originals thereof on file in the Office of the Register of Deeds as well as the owners' duplicates in the possession of Rodolfo Elca were burned and/or lost and that the petitioners in 1968;

Therefore, you are hereby given notice that the petition is set for hearing on February 18, 1969 at 8:00 a.m., before the Fourth Branch of this Court in Sta. Cruz, Laguna; on which date, time and place you should appear to file and present your claim or objection, if any you have, to the petition.

Witness, the Honorable Rizalina Bonifacio Vera, Executive Judge of the said Court, this 22nd day of August, 1968.

(Sgd.) FRANCISCO S. ABELLA
Clerk of Court

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION
SECOND JUDICIAL DISTRICT
AGOO, BRANCH III

ADMINISTRATIVE CASE No. A-100.—Petition for Reconstruction of Original Certificate of Title Covering Lot No. 2007 of the Cadastral Survey of Aringay, La Union.

PRUDENCIO M. PIMENTEL, Petitioner

NOTICE OF HEARING

To: Prudencio M. Pimentel, Petitioner; Cecilia Bernal % Antonia Baltazar; Antonia Baltazar; Municipal Mayor of Aringay, La Union.

Whereas, a petition had been filed with this Court under the provisions of Rep. Act No. 26, by the petitioner for the reconstitution of the original certificate of title covering Lot No. 2007 of the cadastral survey of Aringay, La Union, alleging to have lost or destroyed due to the operation of the last war, the parcel of land described in said title

is situated in the Municipality of Aringay, Province of La Union, described and bounded as follows:

"A parcel of land (Lot 2007 of the cadastral survey of Aringay, L.R.C. Rec. No. 237), situated in Poblacion, Municipality of Aringay, Province of La Union. Bounded on the W., along line 1-2 by Lot 2006 of Aringay Cadastre; on the N., along line 2-3 by Lot 2010 of Aringay Cadastre; on the E., along line 3-4 by Lot 2008 of Aringay Cadastre; and on the S., along line 4-1 by Antonio del Rio Street, containing an area of four hundred and forty-four (444) square meters."

Wherefore, you are hereby given notice that said petition has been set for hearing on November 26, 1968, at 8:30 o'clock in the morning, before this Court at Agoo, La Union, on which date, time and place you should appear and file your claims or objections, if you have any, to the petition.

Witness the Honorable Santiago Ranada, Judge of said Court, this 20th day of August, 1968.

(Sgd.) ANTONINO M. MILANES
Clerk of Court

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 14, GLRO Cadastral Record
No. 117, Lot No. 1351, Pontevedra Cadastre

Reconstitution of Title. PEDRO DUPA-AN, Petitioner

NOTICE

To: The Heirs of Trinidad Magallanes of Crossing
Pulupandan, Negros Occidental; Merced Tomas
of Antipolo, Pontevedra, Negros Occidental;
and to all whom it may concern:

Whereas, a petition has been filed with this Court under the provisions of Republic Act No. 26, by Pedro Dupa-an, for the reconstitution of the original as well as the owner's duplicate of Original Certificate of Title No. (N.A.) covering Lot No. 1351 of the Cadastral Survey of Pontevedra, province of Negros Occidental, registered in the name of Petra Orbigoso of Bago City, said parcel of land is described and bounded as follows:

"A parcel of land (Lot No. 1351 of the Cadastral Survey of Pontevedra), with the improvements thereon, situated in the Municipality of Pontevedra. Bounded on the NE. by Calle T. Tomas; on the SE. by Lots Nos. 1350 and 1349; on the SW. by Lot No. 1344; and on the NW. by Calle M. Marcos, containing an area of 2,344 square meters, more or less."

Therefore, you are hereby given notice that said petition has been set for hearing on November 2, 1968, at 8:30 o'clock a.m., before Branch V of this Court in the Provincial Capitol of this

province, on which date, time and place you should appear and file your claims or objections, if any you have, to said petition.

Witness the Honorable Jose F. Fernandez, Judge of this Court, this 6th day of August, 1968, in the City of Bacolod, Philippines.

(Sgd.) JOSE AZCONA
Clerk of Court

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 7, LRC Record No. 75 Lot
No. 465, Saravia Cadastre

Reconstitution of OCT No. 7780. LAMBERTA ROBLES
VDA. DE SANCHEZ, Petitioner

NOTICE

To: Manuel Hofileña, Silay City; Felicidad Javellana, Iloilo City; Eduardo Maravilla, Pablo Segovia and Gregorio P. Garces, Saravia, Negros Occidental; and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by counsel for the petitioner, seeking for the reconstitution of the original as well as the owner's duplicate of Original Certificate of Title No. 7780, covering Lot No. 465 of Saravia Cadastre, registered in the names of Ariston Montino, Federica Bitin and Juan Bitin, and described and bounded on the NE. by Lots Nos. 231 and 359; on the SE. by Lots Nos. 562 and 460; on the SW. by Lots Nos. 460, 244 and 243; and on the NW. by Lots Nos. 240 and 230; containing an area of 41,043 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on November 9, 1968, at 8:30 a.m., before this Court in the Provincial Capitol building of Negros Occidental, Bacolod City, on which date, time and place, you should appear and file your claims or objections if you have any, to the petition.

Witness, the Honorable Jose R. Querubin, Judge of said Court, the 10th day of August, 1968.

(Sgd.) JOSE AZCONA
Clerk of Court

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case Nos. 3 & 4, LRC Record Nos. 65 & 68 Lots Nos. 322, 323, 1313, 1316, 1318, 1382, 1796, 1797, 2060, 2724, 2727 and 786-A, Bago Cadastre.

Reconstitution of Certificates of Title. CITY OF BAGO, represented by the City Mayor, Petitioner.

NOTICE

To: Mariano Alova, Federico Montinola, Veronica Jalandon, Agueda Jalandon, Antonio J. Sison, Libertad V. Fajardo, Filemon Rife, Librada M. de Lorenzo, Marciano Makilan, Laura V. Javellana, Gregoria V. Javellana, Bernardina J. Intengan, Estate of Humberto Javellana % Judicial Administrator, Fausto V. Javellana, Glicerio V. Javellana, Marina V. Javellana and Raul Javellana, Bago City; Baldomero Rio and Caridad Fuentebella, Bacolod City; and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by counsel for the petitioner, seeking for the reconstitution of the originals as well as the owner's duplicates of Original Certificates of Title Nos. (N.A.), covering Lots Nos. 322, 323, 1313, 1316, 1318 1382, 1796, 1797, 2060, 2724, 2727, and Transfer Certificate of Title No. (N.A.), covering Lot No. 786-A, all of Bago Cadastre, registered in the name of the Municipality of Bago, Province of Negros Occidental, now City of Bago, Philippines, and described and bounded as follows:

Lot No. 322.—On the NE. by Calle Trinidad; on the SE. by Lot No. 323 and Calle Justicia; on the SW. by Lots Nos. 319 and 2725; and on the NW. by Lots Nos. 2724 and 321; containing an area of 1,975 square meters, more or less.

Lot No. 323.—On the NE. by Calle Trinidad and Lot No. 324; on the SE. by Lot No. 324 and Calle Justicia; and on the SW. and NW. by Lot No. 322; containing an area of 339 square meters, more or less.

Lot No. 1313.—On the NE. and SE. by Calles; on the SW. by a Calle and Lots Nos. 1315 and 1314; and on the NW. by Lot No. 1315 and a Calle; containing an area of 12,117 square meters, more or less.

Lot No. 1316.—On the NE. by a Calle; on the SE. and SW. by Lot No. 1317; and on the NW. by a Calle; containing an area of 1,883 square meters, more or less.

Lot No. 1318.—On the NE. and NW. by Lot No. 1317; on the SE. by Lot No. 1319; and on

the SW. by a Calle; containing an area of 2,475 square meters, more or less.

Lot No. 1382.—On the NE. by Lot No. 982 and Sumag River; on the SE. by Lot 1149; and on the NW. by Lots Nos. 1148 and 982; containing an area of 35,364 square meters, more or less.

Lot No. 1796.—On the NE. by Calle Rizal; on the SE. by Calle del Pilar; on the SW. by Calle Burgos; and on the NW. by Calle L. Jaena; containing an area of 18,070 square meters, more or less.

Lot No. 1797.—On the NE. by Calle Mabini; on the SE. by Calle Del Pilar; on the SW. by Calle Rizal; and on the NW. by Calle L. Jaena; containing an area of 16,334 square meters, more or less.

Lot No. 2060.—On the SE. by Lot No. 2062; on the SW. by Lots Nos. 2061 and 2059; and on the NW. by the Sagasa-Ma-ao Road; containing an area of 12,060 square meters, more or less.

Lot 2724.—On the NE. by Lot No. 321; on the SE. by Lot 322; on the SW. by Lot No. 2725; and on the NW. by Calle Lopez Jaena; containing an area of 933 square meters, more or less.

Lot No. 2727.—On the NE. by Lot No. 2726; on the SE. by Lot No. 325; on the SW. by Calle Trinidad; and on the NW. by Calle Lopez Jaena; containing an area of 638 square meters, more or less.

Lot No. 786-A, SWO 12742.—On the NE. by Lots Nos. 813 and 786-B of the Subdivision plan; on the SE. by Municipal Road; on the SW. by Lots Nos. 783 and 786-C of the subdivision plan; and on the NW. by Lot No. 786-C of the subdivision plan; containing an area of 4,999 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on December 7, 1968, at 8:30 a.m., before this Court in the Provincial Capitol building of Negros Occidental, Bacolod City, on which date, time and place, you should appear and file your claims or objections, if you have any, to the petition.

Witness, the Honorable Jose R. Querubin, Judge of said Court, this 12th day of August, 1968.

(Sgd.) JOSE AZCONA
Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA
FOURTH JUDICIAL DISTRICT
BRANCH II

Cadastral Case No. 67, LRC Record No. 1556
Lots Nos. 2616, 2617, 2618, 2621 and 2230

THE DIRECTOR OF LANDS, Petitioner *vs.*

PABLO CALUNGAGUIN, Claimant

ORDER

Notice is hereby given that the hearing on the merits of this case is set on November 27, 1968 at 8:30 in the morning, on which date, all persons claiming any interest over Lots Nos. 2616, 2617, 2618, 2621 and 2230 of the Cadastre of the Municipality of Sta. Rosa, Province of Nueva Ecija, are required to appear, otherwise their failure to do so shall be considered a relinquishment of their rights.

Let a copy of this order be sent by registered mail to the following persons:

1. Severino Centeno or his successors-in-interest, Cabanatuan City.
2. Rosa Abesamis or her successors-in-interest, Peñaranda, Nueva Ecija.
3. Buenaventura N. Zafiro or his successors-in-interest, Cabanatuan City.
4. Anastacio Gutierrez or his successors-in-interest, Jaen, Nueva Ecija, who is presently represented by Atty. Nicolas E. Adamos, 791 P. Naval St., Sampaloc, Manila.
5. The Director, Bureau of Forestry, Manila.
6. The Director, Bureau of Lands, Manila.
7. The Commissioner, LRC, Manila.
8. The District Land Officer, Bureau of Lands, Cabanatuan City.
9. The Chief of Police, Sta. Rosa, Nueva Ecija, for purposes of posting the same.
10. The Provincial Treasurer of Nueva Ecija, for purposes of posting the same.

Likewise, let a copy of this order be published in two (2) successive issues of the *Official Gazette*.

So ordered.

Cabanatuan City, August 7, 1968.

ALFREDO V. CRUZ, JR.
Judge

[37,38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
SEVENTH JUDICIAL DISTRICT
CALOOCAN CITY
BRANCH XIV

In the matter of the Petition for Reconstitution of Transfer Certificate of Title No. (N.A.) Covering Lot No. 912, 913, Tala Estate, LRC Record No. 6563 Case No. C-755.

JOSE B. ELEMANCO, Petitioner.

NOTICE OF HEARING

To: The Register of Deeds of Rizal—Caloocan City and to all whom it may concern:

Whereas, a verified petition has been filed in this Court by Jose B. Elemanco, under the provisions of Republic Act No. 26, for reconstitution of Original Certificate of Title No. N.A. and alleging therein, among other things, that the petitioner is of legal age, married, Filipino and residing at 297 Maria Clara Street, 3rd Avenue, Grace Park, Caloocan City where he may be served with summons and other judicial processes;

That petitioner is the absolute owner of a parcel of land, more or less described as follows:

"A parcel of land (Lot 912 of Tala Estate, L.R.C. Record No. 6563), situated in the District of Novaliches, City of Caloocan. Bounded on the W. along line 1-2, by Lot 847; on the N., along line 2-3, by Lot 909; on the E., along line 3-4, by Lot 913; and on the S., along line 4-1, by Lot 915, all of Tala Estate. Beginning at a point marked "1" on plan, being identical to Mon 120, Tala Estate; containing an area of two hundred forty-nine thousand eight hundred seventy-five (249,875) square meters, more or less."

"A parcel of land (Lot 913 of Tala Estate, L.R.C. Record No. 6563), situated in the District of Novaliches, City of Caloocan. Bounded on the W., along line 1-2, by Lot 912; on the N., along line 2-3, by Lot 910; on the E., along line 3-4, by Lot 914; and on the S., along line 4-1, by Lot 916, all of Tala Estate. Beginning at a point marked "1" on plan, being S. 32 deg. 12 min. W., 899.3 meters from B.M. 18, Tala Estate; containing an area of two hundred forty-nine thousand eight hundred (249,800) square meters, more or less."

his ownership thereto being evidence by a Deed of Absolute Sale from the original owner, a copy of which is hereto attached and made an integral part of this petition as Annex "A";

That the above-described parcel of land was previously covered by Transfer Certificate of Title No. (N.A.) issued in the name of the original own-

er, but the original copy of the same aside from the owner's duplicate has been lost and/or destroyed as a result of the last Pacific War.

That efforts have been exerted by the petitioner and his predecessors in-interest to locate the said Transfer Certificate of Title, but all were in vain to retrieve the same;

That the said Transfer Certificate of Title No. (N.A.) at the time of its loss was still in force and existing;

That there is no transaction affecting the said lot, which is pending registration before the Office of the Register of Deeds of Caloocan City, except the Deed of Sale in favor of herein petitioner;

That there is no mortgage or other encumbrances that will affect the said property to any persons, government or private entities;

That the adjoining owners and their respective addresses to this lot are as follows:

(Lot-912)

On the North—Lot 909—Pedro Ensinares—937 Padilla, San Miguel, Manila

On the South—Lot 915—Fructuosa Laborada 1665 Dart, Paco, Manila

On the East—Lot 847—Concepcion Mañalac 1222 Alfredo, Sampaloc, Manila

On the West—Lot 913—Jose B. Elemanco 297 M. Clara, 3rd Ave., Caloocan City

(Lot-913)

On the North—Lot 910—Floro E. Garcia 550 San Diego, Sampaloc, Manila

On the South—Lot 916—Herculano M. Deo 1237 E. de los Santos, Quezon City

On the East—Lot 912—Jose B. Elemanco 297 M. Clara, 3rd Ave., Caloocan City

On the West—Lot 914—Dalmacio Clamor—Bagong Barrio, Caloocan City

That the property involved herein is now declared for taxation purposes in the name of herein petitioner and that the taxes hereon up to the last taxable year has been paid, and the Tax Declaration of the said property has been issued in the name of the herein petitioner and made a part hereof marked as Annex "B" and "C";

That this petition is submitted through the Land Registration Commission, Quezon City, for verification, report and recommendation as required by law and submitted herewith is the blue print copy of plan (LRC) Swo-11526 with the corresponding technical descriptions of Lot No. 912 and 913, Tala Estate for which they were made as part of this petition and marked as Annex "D" and "D-1";

And it is prayed that this Honorable Court issue an order directing the Register of Deeds of Caloocan City to reconstitute the Transfer Certificate of Title No. (N.A.) issued for lot Nos. 912 and 913, based on the plan and technical descriptions, herein presented, in favor of the petitioner;

Wherefore, you are hereby given notice that the said petition will be heard by this Court, sitting at the Caloocan City Hall Annex, 4th Floor, Aurelio Bldg., 9th Avenue, Grace Park, Caloocan City, on November 28, 1968 at 8:30 a.m. at which place, date and hour aforesaid, all persons having any interest therein, must appear and file their claim and objection to the petition, why the same should not be granted.

Let copy of this notice be published at the expense of the petitioner, twice in successive issues of the Official Gazette and be posted at the main entrance of the Caloocan City Hall.

Witness the Hon. Serafin Salvador, Judge of this Court, this 4th day of September, 1968.

(Sgd.) EMMA CEÑIDOZA ONA

[37, 38]

Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF SULU
SIXTEENTH JUDICIAL DISTRICT

CADASTRAL CASE No. 6, G.L.R.O. CADASTRAL
RECORD No. 492

In re: Petition for the Reconstitution under Republic Act No. 26, of Original Certificate of Title No. 3277 covering Lot No. 480 of the Cadastral Survey of Siasi and Lapak, which was lost and/or destroyed.

JAHARA ARIPI, Petitioner

NOTICE OF HEARING

To: Idlama, Tihi, Kubura Arip, Tupas Arip, Haiba Dahim, Amsara Dahim, Baddari Arip, Titong Arip, Suiba Arip, Tajiji Arip, Alli Arip, Abdu-Amad Arip, Jikiri Arip, all of Sipanding, Siasi, Sulu; Hadji Abubakar Dahim; Mato Dahim, Ladjahimal Lahim, Hostala Dahim, Salim Dahim, Apsa Dahim, all of Laminusa, Siasi, Sulu; and to all whom this may concern:

Whereas, a petition has been filed with this Court by Jahara Arip, thru her Counsel, praying for Reconstitution of Lost Certificate of Title No. 3277, covering Lot No. 480 of the Cadastral Survey of Siasi and Lapak, in the name of JAHARA ARIPI eldest daughter of the deceased registered owner, by virtue of Registration Decree No. 297351, issued on October 14, 1927, a resident of Barrio Sipanding, Municipality of Siasi, Province of Sulu, alleging that the owner's Duplicate Certificate of Title No. 2933 which was in the possession of the herein petitioner after the death of her parents Arip Appi and Latia Mora, the registered owners, has been lost and/or destroyed during the Japanese Occupation of the Province of Sulu; that the same could not be found or located despite her efforts and the efforts of her brothers and sisters to locate the owner's

duplicate of Certificate of Title No. 3277 which is more particularly described as follows:

"A parcel of land (Lot No. 480 of the Cadastral Survey of Siasi, LRC Cad. Record No. 492, situated in the Barrio of Sipanding, Municipality of Siasi Province of Sulu, with all the improvements existing thereon consisting of coconut trees, fruit trees and tapioca. Bounded on the E., along lines 1-2-3, by Celebes Sea; on the S., along line 3-4, by lot 479; on the W., along line 4-5, by Lot 481; and on the N., along line 5-1, by Lot 480, all of Siasi Cadastre, containing an area of seventy four thousand four hundred twenty seven (74,427) Square Meters. Assessed under Tax Declaration No. 686, for P760.00."

Whereas, petitioner alleges further that the Original Copy of Original Certificate of Title No. 3277, covering Lot No. 480 of the Cadastral Survey of Siasi and Lapak, Sulu, in the name of Arip Appi married to Latia, is no longer in tact in the Office of the Register of Deeds of Sulu; that neither the original nor copy of the decree affecting Lot No. 480 of the Cadastral Survey of Siasi, Sulu, Cadastral Case No. 6, LRC (GLRO) Cadastral Record No. 492, known as Decree No. 297351, issued on October 14, 1927, was salvaged or saved; that no

copy of the decision affecting Lot No. 480 of the Siasi Cadastre could be found or located and neither is it among the salvaged records of the Land Registration Commission; that petitioner prays the Honorable Court to declare the Owner's Duplicate of Certificate of Title No. 3277, which was lost and/or destroyed as null and void and the Original Certificate of Title No. 3277, covering Lot No. 480 of the Cadastral Survey of Siasi, Sulu, under the Provision of Republic Act No. 26 be reconstituted.

Wherefore, let this Notice be published at the expense of the petitioner, for three (3) consecutive weeks in the *Official Gazette* and all the above named persons and all others who may be concerned are hereby given Notice that said petition has been set for hearing on December 28, 1968, at 8:30 o'clock in the morning before this Court at Jolo, Sulu, Philippines, on which date, time and place, they should appear and file their opposition if any they have and state why this petition should not be granted.

Witness the Honorable Mama D. Busran, Judge of this Court this 20th day of June, 1968, at Jolo, Sulu, Philippines.

(Sgd.) A. P. NAVARRETE-RECIÑA

[37-39]

Clerk of Court

Land Registration Commission

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES

COURT OF FIRST INSTANCE OF BAGUIO CITY

Civil Res. Case No. 1

LRC Record No. 211(23)

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Office-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Fiscal, the District Land Office No. 3, the Provincial Governor, the Provincial Treasurer, the District Engineer, the District Forester, the City Mayor, the City Fiscal, the City Council, the City Treasurer, the City Engineer, Baguio City; Atty. Augusto Tobias, Ciriaco Galutira, Reforestation Administration Office, Pacdal, Baguio City; Eloc Bilag, Paulina Bugnay, Wagney Bugnay, Juanita E. Ambi, Guisad, Baguio City; Interia Bugnay, M. Roxas St., (Near Kingdom Hall), Trancoville, Lucban, Baguio City; Atty. Luis N. Fernandez, Bureau of Lands, Manila; and to all whom it may concern:

Whereas, a petition for the reopening of the above-entitled case has been presented to this Court by Felix Ambi, Guisad, Baguio City, thru Attys. Suanding and Pecua by Atty. Bantas Suanding, Caguioa Bldg., Baguio City, to register and confirm his title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in the Res. Sec. "L", City of Baguio. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 3, Swo-38590, plan Ap-14562). Bounded on the NE. and SE. by Lot 4; on the SW. by property of Wagney Bugnay; and on the NW. by Public Land. Point "1" is N. 87 deg. 27 min. W., 970.92 meters from B.L. 40, Baguio Townsite. Area five hundred (500) square meters, more or less.

2. A parcel of land (Lot 4, Swo-38590, plan Ap-14562). Bounded on the SE. by property of Eloc Bilag; on the S. by property of Paulina Bugnay; on the SW. by properties of Wagney Bugnay and Euteria Bugnay and Lot 3; and on the NW. by Public Land. Point "1" is N. 87 deg. 27 min. W., 970.92 meters from B.L. 40, Baguio Townsite. Area five thousand seven hundred thirty-five (5,735) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Baguio City, at its session to be held in the Municipality of La Trinidad,

Province of Benguet, Philippines, on the 4th day of November, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Feliciano Belmonte, Judge of said Court, the 7th day of August, in the year 1968.

Issued at Quezon City, Philippines, this 12th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[37, 38]

REPUBLIC OF THE PHILIPPINES

COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-276

LRC Record No. N-35336

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Pedro Diomampo, Joaquin Montenegro, Pedro Zalameda, Remedios Reyes, Taal, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Miguel A. Villano and Corazon Zalameda, Illustre St., Taal, Batangas, to register and confirm their title to the following property:

A parcel of land (plan Psu-231403), with the improvements thereon, situated in the Poblacion, Municipality of Taal, Province of Batangas. Bounded on the NE. by properties of Joaquin Montenegro and Pedro Diomampo; on the SE. by property of Pedro Zalameda; on the SW. by

properties of Pedro Zalameda and Remedios Reyes; and on the NW. by the B. Illustre Street. Point "1" is S. 76 deg. 14 min. W., 141.48 meters from BLLM 1, Taal, Batangas. Area one hundred thirty-six (136) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the Municipality of Balayan, Province of Batangas, Philippines, on the 27th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jaime delos Angeles, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS
Land Registration Case No. N-1422
LRC Record No. N-35338

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduy St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Talisay, Batangas; Fidel Almendras, Rufina Malabanan, Lorenzo Tenorio, Feliseo Malabanan, Macario Garcia, Caloocan, Talisay, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Mariquita Garcia, Sampaloc, Talisay, Batangas to register and confirm her title to the following property:

A parcel of land (Lot 2, plan Psu-110631 Sheet 1), with the improvements thereon, situated in the Barrio of Caloocan, Municipality of Talisay,

Province of Batangas. Bounded on the NE. by property of Feliseo Malabanan; on the SE. by the Taal Lake; on the SW. by property of Macario Garcia; and on the NW. by properties of Fidel Almendras, Rufina Malabanan and Lorenzo Tenorio. Point "1" is 55 deg. 52 min E., 4,279.80 meters from BLBM 1, Kaybagal, Amadeo. Area two thousand three hundred one (2,301) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in Lipa City, Philippines, on the 27th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengeo, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS
Land Registration Case No. N-1440
LRC Record No. N-35339

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduy St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Leovigildo Perez, Concepcion Triviño, San Juan, Batangas; Paciencia Perez, Numeriano Triviño, Ulpiana Macaraig, Crispulo Salagubang, Laureano Perez, Emilio Triviño, Calubcob 10, San Juan, Batangas; Andrea Aguirre, Felipe Aguirre, Socorro Aguirre, Severino Aguirre, Kumintang, Batangas, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Caridad Aguirre, Kumintang, Batangas, Batangas, and Epifanio Perez, Calubcob 10, San Juan, Batangas, thru Atty. Jesus Montalbo, Batangas, Batangas, to register and confirm their title to the following properties:

Two (2) parcels of land with the building and improvements thereon, situated in the Barrio of Calubcob, Municipality of San Juan, Province of Batangas. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-186164). Bounded on the N. and NW. by property claimed by Paciencia Perez; on the E. by the Tayabas Bay; on the S. by property of the Heirs of Proctosa Aguirre and a creek (no name) and property of Numeriano Triviño; on the SW. by a creek (no name) and property of Numeriano Triviño and Concepcion Triviño; and on the W. by property of Concepcion Triviño. Point "1" is S. 7 deg. 14 min. W., 5,752.86 meters from BLBM 1, Pinagbayanan, San Juan, Batangas. Area sixty-three thousand nine hundred ten (63,910) square meters, more or less.

2. A parcel of land (Lot 3, plan Psu-186164). Bounded on the N. and NE. by property of Leovigildo Perez; on the E. by the Tayabas Bay; on the SE. and S. by property claimed by Paciencia Perez; on the W. by property of Emilio Triviño; and on the NW. by properties of Crispulo Salagubang, Laureano Perez, Emilio Triviño and Leovigildo Perez. Point "1" is S. 8 deg. 54 min. W., 5,481.18 meters from BLBM 1, Pinagbayanan, San Juan, Batangas. Area seventy-two thousand six hundred seven (72,607) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in Lipa City, Philippines, on the 27th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1441
LRC Record No. N-35340

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tandua St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Batangas, Batangas; the Municipal Mayor, the Municipal Council, Romeo Dorado, Manuel Torres, Amelia Mariño, Andres Castillo, Jose Villegas, Ludivina Rivera, Eusebia Rivera, Sto. Tomas, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Jesus C. Cipres and Macaria Monzones and the spouses Policronio C. Medalla and Eusebia R. Medalla, Poblacion, Sto. Tomas, Batangas, to register and confirm their title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in the Poblacion, Municipality of Sto. Tomas, Province of Batangas. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-235858). Bounded on the NE. and SE. by property of Romeo Dorado; on the SW. by property of Manuel Torres; and on the NW. by the Don Eustacio Manoles Street. Point "1" is S. 30 deg. 16 min. W., 172.68 meters from BLLM 1, Sto. Tomas, Batangas. Area four hundred sixteen (416) square meters, more or less.

2. A parcel of land (plan Psu-235857). Bounded on the NE. by property of Amelia Mariño; on the SE. by property of Andres Castillo; on the SW. by property of Jose Villegas; and on the NW. by the General Malvar Street. Point "1" is N. 1 deg. 39 min. E., 83.01 meters from BLLM 1, Sto. Tomas, Batangas. Area four hundred seventy-seven (477) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in Lipa City, Philippines, on the 27th day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 15th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAGAYAN

Land Registration Case No. S-2
LRC Record No. N-34111

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Assessor, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Tuguegarao, Cagayan; the Municipal Mayor, the Municipal Council, Sanchez Mira, Cagayan; Alfonso Du, Dominga de Polido, Remigio Cacatian, Remedios Aragones, Salustiano Polido, Centro 1, Sanchez Mira, Cagayan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Bienvenido A. Cacatian, Centro 1, Sanchez Mira, Cagayan to register and confirm his title to the following property:

A parcel of land (plan Psu-189749), with the improvements thereon, situated in the Poblacion, Municipality of Sanchez Mira, Province of Cagayan. Bounded on the NE. by the Provincial Road; on the SE. by the Zamora Street; on the SW. by property of Remigio Cacatian; and on the NW. by properties of Salustiano Polido and Alfonso Du. Point "1" is N. 57 deg. 20 min. W., 129.75 meters from BLLM 2, Sanchez Mira, Cagayan. Area one thousand eight hundred six (1,806) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cagayan, at its session to be held in the Municipality of Sanchez Mira, Province of Cagayan, Philippines, on the 9th of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said ap-

plication will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Florentino M. Villanueva, Judge of said Court, the 23rd day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAPIZ

Land Registration Case No. N-673
LRC Record No. N-35378

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Antonio Cantiller, Ramon Delaga, Roxas City; the Municipal Mayor, the Municipal Council, Alejandro Amistoso, % Venancio Amistoso, Conrado Colineo, Pontevedra, Capiz; Florentino Fuentes, Ma-ayon, Capiz; Francisco Desales, Antonio Dordas, Guia, Pontevedra, Capiz; and to all whom it may concern:

Whereas, an application has been presented to this Court by Bonifacia Roxas Vda. de Patricio, Pres. Roxas, Capiz; Primera Roxas, Bhadyadyamal Roxas, Patriotica Roxas Vda. de Adao, Lydia Roxas and Dhaylethatum Roxas, Pontevedra, Capiz, thru Atty. Venicio Escolin, Roxas City, to register and confirm their title to the following property:

A parcel of land (Lot 1865, Pontevedra Cadastre, plan Swo-29933), with the improvements thereon, situated in the Barrio of Guia, Municipality of Pontevedra, Province of Capiz. Bounded on the NE. by the Carataya Creek and properties of Conrado Colinao and Florentino Fuentes; on the SE. by property of Florentino Fuentes; on the SW. by property of Alejandro Amistoso; and on the NW. by property of Ramon Degala, the Carataya Creek and property of Conrado Colinao. Point "1" is N. 19 deg. 29 min. E., 745.30 meters from BBM 42, Pontevedra Cadastre 189. Area

one hundred twenty-seven thousand two hundred seventeen (127,217) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Capiz, at its session to be held in the City of Roxas, Philippines, on the 23rd day of December, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cesario C. Golez, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE
Land Registration Case No. TG-96
LRC Record No. N-33274

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Trece Martires City; the Municipal Mayor, the Municipal Council, Braulio Marquez, Anastacio Capupos (Capuspos), Domingo Mojica, Gabriel Mojica, Apolinario Aveyo, Alfonso, Cavite, Pacencia Recasata, Rosario, Cavite; Gaudencio Jimeno, Rufino Martal, Francisco (Katigbak) Katibog, Lope Dimello, Lorenzo Martinez, Agustin Demillo, Juanario (Mendez) Mendoza, Mataas na Pulo, Mangas, Alfonso, Cavite; Honorato Maraan, Mendez, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by Benito Leonor, Ursula Leonor, Modesta Leonor, Alfonso, Cavite; Enrique Leonor, 118 Fortuna St., Pasay City; Juanito Mercado and Marcelita Mercado, represented by Fidel Mercado, 1371 Crisostomo St., Sampaloc, Manila;

Priscila Leonor, 1376 Crisostomo St., Sampaloc, Manila, thru Atty. Teresito L. Rosanes, Alfonso, Cavite; to register and confirm their title to the following properties:

Four (4) parcels of land situated in the Sitio of Mataas na Pulo, Barrio of Mangas, Municipality of Alfonso, Province of Cavite. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-110042). Bounded on the N. by a creek (no name) and properties of Braulio Marquez, Francisco Katibog (Katigbak) and Lope Dimello; on the NE. by property of Anastacio Capupos (Capupos); on the SE. by properties of Lorenzo Martinez, Agustin Dimello, Juanario Mendoza, Honorato Maraan and the National Road; on the SW. by Lot 2, property of Domingo Mojica, a creek (no name) and property of Gabriel Mojica; and on the NW. by a creek (no name) and property of Gabriel Mojica. Point "1" is N. 74 deg. 12 min. W., 1,091.05 meters from BLBM 2, Alfonso Crossing, Alfonso, Cavite. Area one hundred forty-nine thousand six hundred ninety-four (149,694) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-110042). Bounded on the NE. and NW. by Lot 1; on the SE. by the National Road; and on the SW. by property of Domingo Mojica *vs.* Apolinario Abeyo. Point "1" is N. 84 deg. 27 min. W., 1,328.09 meters from BLBM 2, Alfonso Crossing, Alfonso, Cavite. Area thirteen thousand nine hundred eighty-one (13,981) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-110042). Bounded on the NE. by Lot 4; on the SE. and SW. by property of Apolinario Abeyo; and on the NW. by the National Road. Point "1" is S. 73 deg. 56 min. W., 1,182.44 meters from BLBM 2, Alfonso Crossing, Alfonso, Cavite. Area three hundred sixty-four (364) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-110042). Bounded on the SE. by property of the Heirs of Juan Leonor; on the SW. by Lot 3; and on the NW. by the National Road. Point "1" is S. 74 deg. 53 min. W., 1,159.05 meters from BLBM 2, Alfonso Crossing, Alfonso, Cavite. Area two hundred eleven (211) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Tagaytay, Philippines, on the 4th day of November, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel T. Reyes, Judge of said Court, the 11th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. A-75
LRC Record No. N-35174

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the District Land Office No. 3, Baguio City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, San Fernando, La Union; the Municipal Mayor, the Municipal Council, Fermina Ballesteros, Antonio Boado, Tomas Carrera, Genaro Boado, Jose Ninalgo (Niñalga), Pedro Ballesteros, Bernardo Niñalga, Agoo, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Corazon Ballesteros, Agoo, La Union, thru Atty. Norberto B. Paa, Lerma Bldg., San Fernando, La Union to register and confirm her title to the following property:

A parcel of land (plan Psu-200190), situated in the Barrio of San Jose, Municipality of Agoo, Province of La Union. Bounded on the NE. by property of Fermina Ballesteros; on the E. by property of Antonio Boado; on the SE. by properties of Jose Ninalgo or Niñalga and Pedro Ballesteros; and on the SW. and NW. by the Ambetacay Creek. Point "1" is N. 3 deg. 58 min. W., 912.32 meters from MBM 8, Sto. Tomas Cadastre. Area seven thousand nine hundred seventy-nine (7,979) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of Agoo, Province of La Union, Philippines, on the 4th day of December,

1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Santiago Ranada, Judge of said Court, the 1st day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS ORIENTAL

Land Registration Case No. N-147
LRC Record No. N-35171

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Victoria Villamor, Dumaguete City; the Municipal Mayor, the Municipal Council, Ernesto Ouano, Lamberto Delegero, Tayasan, Negros Oriental; the Manager, Development Bank of the Philippines, Cebu Branch, Cebu City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Herminio G. Teves, Dumaguete City to register and confirm his title to the following property:

A parcel of land (Lot 1172, Tayasan Public Land Subdivision, Pls-665, plan Ap-16692), with the improvements thereon, situated in the Barrio of Calicuan, Municipality of Tayasan, Province of Negros Oriental. Bounded on the NE. by properties of Ernesto Ouano (before) Herminio G. Teves (now) and Lamberto Delegero (before) Herminio G. Teves (now); on the SE. by the Calicuan Creek; and on the SW. and NW. by property of Ernesto Ouano (before) Herminio G. Teves (now). Point "1" is N. 87 deg. 50 min. W. 10,529.24 meters from BLLM 1 Tayasan Public Land Subdivision, Pls-665. Area seven hundred fifty five thousand eighty two (755,082) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Negros Oriental, at its session to be held in Dumaguete City, on the 17th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered therein.

Witness the Hon. Inocencio Rosal, Judge of said Court, the 13th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA

Land Registration Case No. N-746

LR Record No. N-35294

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, the Highway District Engineer, Cabanatuan City; the Municipal Mayor, the Municipal Council, Lucia Vda. de Gotico, Asuncion Ramos, Vicente Neri, Pedro Vilar, Simplicio Tobias, the Heirs of Sotero Cruz, Trinidad Panpan, Remedios Dayrit, Salome Constantino, Lucio de Ocampo, Bongabon, Nueva Ecija; and to all whom it may concern:

Whereas, an application has been presented to this Court by Daniel Cerdafia, Poblacion, Bongabon, Nueva Ecija, thru Atty. Azarias M. Padilla, Bongabon, Nueva Ecija, to register and confirm his title to the following properties:

Three (3) parcels of land with the building and improvements thereon, situated in the Poblacion, Municipality of Bongabon, Province of Nueva Ecija. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-200092). Bounded on the NE. by the Mabini Street; on the SE. by property of Lucia Vda. de Gotico; on the SW. by property of Asuncion Ramos; and on the

NW. by properties of Asuncion Ramos and Vicente Neri. Point "1" is S. 17 deg. 53 min. W., 176.97 meters from BLLM 1, Bongabon Cadastre. Area three hundred eighty-nine (389) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-200092). Bounded on the NE. by the Mabini Street; on the SE. by property of Pedro Vilar; on the SW. by property of the Heirs of Sotero Cruz; and on the NW. by property of Simplicio Tobias. Point "1" is S. 77 deg. 51 min. W., 236.14 meters from BLLM 1, Bongabon, Cadastre. Area six hundred fifty-seven (657) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-200092). Bounded on the NE. by the Mabini Street; on the SE. by property of Trinidad Panpan; on the SW. by property of Remedios Dayrit; and on the NW. by property of Lucio de Ocampo. Point "1" is S. 68 deg. 51 min. W., 278.49 meters from BLLM 1, Bongabon Cadastre. Area four hundred sixty-nine (469) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Nueva Ecija, at its session to be held in the City of Cabanatuan, Philippines, on the 20th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Florendo P. Aquino, Judge of said Court, the 9th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-839

LR Record No. N-35419

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works; the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fer-

nando, Pampanga; the Municipal Mayor, the Municipal Council, Guagua, Pampanga; Pedro Bacani & Brothers, San Isidro, Guagua, Pampanga, and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Alexander Extender and Joaquina Serrano, Rizal, Guagua, Pampanga, to register and confirm their title to the following properties:

Two (2) parcels of land situated in the Barrio of Rizal, Municipality of Guagua, Province of Pampanga. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-225865). Bounded on the NE. by Lot 2; on the SE. and NW. by property of Pedro Bacani y Hermanos; and on the SW. by a Barrio Road. Point "1" is N. 59 deg. 19 min. W., 735.07 meters from MBM 4, Lubao Cadastre, Cad. 273. Area thirty-four (34) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-225865). Bounded on the NE., SE. and NW. by property of Pedro Bacani y Hermanos; and on the SW. by Lot 1. Point "1" is N. 59 deg. 19 min. W., 735.07 meters from MBM 4, Lubao Cadastre, Cad. 273. Area six hundred fifty-four (654) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando, Province of Pampanga, Philippines, on the 29th day of November, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. M. G. Sarmiento, Judge of said Court, the 25th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[37, 38] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-990
LRC Record No. N-35226

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands,
the Director Forestry, the Director of Public

Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, Pedro Magno, Ludovico Magno, Perfecto C. Aquino or Quinto, Cristina Frianeza, Imelda Camagay, Mangaldan, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Irineo M. Dizon, Poblacion, Mangaldan, Pangasinan, thru Atty. Domingo G. Lalaquit, Mangaldan, Pangasinan, to register and confirm his title to the following property:

A parcel of land (plan Psu-196757), situated in the Poblacion, Municipality of Mangaldan, Province of Pangasinan. Bounded on the N. by property of Pedro Magno; on the E. by property of Ludovico Magno; on the SE. by property of Perfecto C. Quinto; on the S. by property of Cristina Frianeza; and on the W. by the Provincial Road. Point "1" is S. 4 deg. 29 min. W., 664.26 meters from B.L.L.M. 2, Mangaldan, Pangasinan. Area seven hundred forty-three (743) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 12th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel E. Castañeda, Judge of said Court, the 1st day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[37, 38] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-991
LRC Record No. N-35227

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, San Fabian, Pangasinan; Florentino Fabia, Pedro Ferreria, Rizalina Ferreria, Teodora Ferreria; Mabilao, San Fabian, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Spouses Rafael Ferreria and Gliceria Lambino, Bolasi, San Fabian, Pangasinan, thru Atty. Demetrio F. Almazan, San Fabian, Pangasinan, to register and confirm their title to the following property:

A parcel of land (plan Psu-139937), situated in the Barrio of Mabilao, Municipality of San Fabian, Province of Pangasinan. Bounded on the NE. by property of Florentino Fabia; on the SE. by the Bagkit River; and on the NW. by the Provincial Road to La Union. Point "1" is N. 38 deg. 38 min. E., 3,115.57 meters from B.L.L.M. 1, San Fabian, Pangasinan. Area six thousand five (6,005) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in Dagupan City, Philippines, on the 12th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Antonio C. Masaquel, Judge of said Court, the 1st day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[27, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-992
LRC Record No. N-35228

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, Balbina S. Rosario, Manaoag, Pangasinan; Domingo Ocomen, Raymundo Tibuli, the Heirs of Constantino Frianeza, Eliong Solomon, Baritao, Manaoag, Pangasinan; Francisco Enriquez, Babasit, Manaoag, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Manuel P. Rosario, Manaoag, Pangasinan, thru Atty. Agosico S. Rosario, Manaoag, Pangasinan, to register and confirm his title to the following property:

A parcel of land (plan Psu-229776), situated in the Barrio of Baritao, Municipality of Manaoag, Province of Pangasinan. Bounded on the N. by property of Francisco Enriquez and by the Angalacan River; on the NE. by property of Domingo Ocomen; on the SE. by property of Raymundo Tibuli; and on the SW. by properties of the Heirs of Constantino Frianeza, Eliong Solomon and Francisco Enriquez. Point "1" is S. 45 deg. 53 min. E., 1,717.28 meters from B.L.L.M. 1, Sta. Maria, Manaoag, Pangasinan. Area ten thousand (10,000) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in Dagupan City, on the 12th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Sixto A. Domondon, Judge of said Court, the 1st day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[37, 38] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. N-3152
LRC Record No. N-35276

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Land Officer, Dagupan City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Domingo Soriano, Marciano Malicdem, Julian Malicdem, the Heirs of Mamerto Molano, the Heirs of Dionisio Sevillano, Lingayen, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Jaime R. Antonio and Necita Gonzales, Legionario St., Lingayen, Pangasinan, thru Atty. Antonio C. Carretero, Lingayen, Pangasinan, to register and confirm their title to the following property:

A parcel of land (plan Psu-228297), situated in the Barrio of Libsong, Municipality of Lingayen, Province of Pangasinan. Bounded on the NE. by property of Marciano Malicdem; on the SE. by a callejon and properties of Julian Malicdem and the Heirs of Mamerto Molano; and on the SW. and NW. by property of Domingo Soriano. Point "1" is N. 9 deg. 01 min. W., 516.92 meters from B.L.L.M. 1, Lingayen, Pangasinan. Area two thousand two hundred seventy-seven (2,277) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the Municipality of Lingayen, Province of Pangasinan, Philippines, on the 17th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever

barred from contesting said application or any decree entered thereon.

Witness the Hon. Antonio C. Masaquel, Judge of said Court, the 5th day of July, in the year 1968. Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[37, 38] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. N-3154
LRC Record No. N-35278

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Amado Calamiong, Rizalina Garcia, Lingayen, Pangasinan; the Municipal Mayor, the Municipal Council, Urbano Estrellas, Rodolfo Guiang, Genoveva Aldana, Bugallon, Pangasinan; Manuel Romero, Juliana Cruz, Francisca Aldana, Umanday, Bugallon, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Mauro Sison and Angela Caoile, Balacoc, Lingayen, Pangasinan, to register and confirm their title to the following property:

A parcel of land (plan Psu-213108), situated in the Barrio of Umanday, Municipality of Bugallon, Province of Pangasinan. Bounded on the NE. by property of Genoveva Aldana (Francisco Aldana); on the SE. by property of the spouses Amado Calamiong & Rizalina Garcia (Francisco Aldana); on the SW. by property of Urbano Estrellas (Francisco Aldana); and on the NW. by property of Rodolfo Guiang (Francisco Aldana). Point "1" is S. 74 deg. 53 min. E., 1,748.76 meters from B.L.B.M. 4, Anagao, Bugallon, Pangasinan. Area four thousand eight hundred seventy-three (4,873) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the Municipality of Lingayen, Province of Pangasinan, Philippines, on the 17th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless

you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Antonio C. Masaquel, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: **GREGORIO BILOG, JR.**
Acting Commissioner
Land Registration Commission
By: **JESUS A. ADVINCULA**
Chief, Clerks of Court Division
[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. N-3155
LRC Record No. N-35279

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, Gavino Vinluan, Juliana Guarin, Binmaley, Pangasinan; Maria Guarin, Vicenta Carrera, Paula Guarin, Ulpiano Soriano, Lucio Castro, Virginia de Guzman, Naguilayan, Binmaley, Pangasinan; Felicidad Guarin, Linoc, Binmaley, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Lorenzo Guarin, Naguilayan, Binmaley, Pangasinan, thru Atty. Alfredo C. Terrado, Binmaley, Pangasinan, to register and confirm his title to the following properties:

Three parcels of land with the improvements thereon, situated in the Barrio of Naguilayan, Municipality of Binmaley, Province of Pangasinan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-197236). Bounded on the N., NE., and E. by property of Paula Guarin; on the SE. by properties of Paula Guarin and Ulpiano Soriano; on the SW. by property of Felicidad Guarin; and on the NW. by the Agno River. Point "1" is S. 31 deg. 02 min. E., 606.23 meters from B.L.B.M. 1, Manat, Binmaley,

Pangasinan. Area fifteen thousand two hundred fifteen (15,215) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-197236). Bounded on the N. by the National Highway; on the NE. by property of Gavino Vinluan; on the SE. by properties of Lucio Castro and Gavino Vinluan; and on the SW. by property of Gavino Vinluan. Point "1" is S. 61 deg. 57 min. E., 772.00 meters from B.L.B.M. 1, Manat, Binmaley, Pangasinan. Area nine thousand thirty-six (9,036) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-197236). Bounded on the NE., SE., S. and NW. by properties of Juliana Guarin; on the E. by property of Maria Guarin; and on the SW. by property of Vicenta Carrera. Point "1" is S. 25 deg. 42 min. E., 919.04 meters from B.L.B.M. 1, Manat, Binmaley, Pangasinan. Area five thousand three hundred ninety-one (5,391) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the Municipality of Lingayen, Province of Pangasinan, Philippines, on the 17th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Antonio C. Masaquel, Judge of said Court, the 5th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: **GREGORIO BILOG, JR.**
Acting Commissioner
Land Registration Commission
By: **JESUS A. ADVINCULA**
Chief, Clerks of Court Division
[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. C-145
LRC Record No. N-35231

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer,

the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Malabon, Rizal; Eufracio de Ocampo, % Elena Rivera de Ocampo, the Heirs of Miguel Landicho, Perfecto Ona, Leoncio Tamayo, Jr., Tonsuya, Malabon, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Elisa Mendiola Tamayo, Avelino S. Mendiola, Gervacio Mendiola, Geraldine Mendiola, Rosalina Mendiola Ona, Tonsuya, Malabon, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-220380), with the building and improvements thereon, situated in the Barrio of Tonsuya, Municipality of Malabon, Province of Rizal. Bounded on the NE. by property of Eufracio de Ocampo; on the SE. by properties of the Municipal Government of Malabon (School Site) and Perfecto Ona; on the SW. by property of the Heirs of Miguel Landicho; and on the NW. by the Sanciango Street. Point "1" is N. 42 deg. 56 min. E., 823.98 meters from B.L.L.M. 1, Malabon, Rizal. Area five hundred ninety-nine (599) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the City of Caloocan, Philippines, on the 15th day of November, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Fernando A. Cruz, Judge of said Court, the 29th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6360
LRC Record No. N-35209

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land

Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Maria Marinas, Beatriz Bautista, Marcos Marinas, Rosario Bagtas, Felipe Zapanta, Pedro Bautista, Antipolo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Juan Garcia, Antipolo, Rizal, to register and confirm his title to the following property:

A parcel of land (plan Psu-154399), situated in the Municipality of Antipolo, Province of Rizal. Bounded on the N. by property of Maria Marinas; on the E. by a Callejon and property of Marcos Marinas; on the S. by the A. Mabini Street; and on the W. by property of Pedro Bautista. Point "1" is N. 9 deg. 45 min. E., 475.68 meters from B. L.L.M. 3, Antipolo, Rizal. Area two hundred fifty four (254) square meters more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province, of Rizal, Philippines, on the 13th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo F. Torres, Judge of said Court, the 11th day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6389
LRC Record No. N-34973

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of

Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, the Heirs of Petra Poson, the Heirs of Maximo Tech, Pasig, Rizal; Crisanta Cruz Angeles, San Mateo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Vivencio P. Angeles, San Mateo, Rizal, to register and confirm his title to the following properties:

Two (2) parcels of land with the building and improvements thereon, situated in the Barrio of Wawa, Municipality of Pasig, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-232313). Bounded on the N. by property of Vivencio Angeles; on the E. by property of the Heirs of Petra Poson; on the S. by Lot 2; and on the W. by property of the Heirs of Maximo Tech. Point "1" is N. 61 deg. 36 min. W., 273.37 meters from B.L.L.M. 1, Pasig, Rizal. Area one hundred thirty-five (135) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-232313). Bounded on the N. by Lot 1; on the E. by property of the Heirs of Petra Poson; on the S. by the Parian Street; and on the W. by property of the Heirs of Maximo Tech. Point "1" is N. 63 deg. 38 min. W., 269.36 meters from B.L.L.M. 1 Pasig, Rizal. Area thirty-nine (39) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province, of Rizal, Philippines, on the 28th day of November, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Delfin B. Flores, Judge of said Court, the 23rd day of July, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6447
LRC Record No. N-35568

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Las Piñas, Rizal; Tomas Justo, Martin Pangilin, Talon, Las Piñas, Rizal; Eugenia Trinidad, Raymundo Eusebio, Pamplona, Las Piñas, Rizal; Anastacia Jara, Arsenio Hipolito, Natalio Cabrera, Remedios Celestino, 664 Tambo, Parañaque, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Agripino Mayuga, Milagros Mayuga, Purificacion Mayuga, Manuel Mayuga, Aurora Mayuga, 664 Tambo, Parañaque, Rizal, and Maria Mayuga Vda. de Stilles, 74 Unida St. Baclaran, Parañaque, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-133973), situated in the Barrio of Talon, Municipality of Las Piñas, Province of Rizal. Bounded on the N. and NW. by property of Tomas Justo; on the NE. and E. by a Dry Canal; on the SE. by property of Martin Pangilin; on the S. by properties of Eugenia Trinidad and Raymundo Eusebio; and on the SW. by property of Raymundo Eusebio and a Dry Creek. Point "1" is S. 47 deg. 41 min. E., 4,627.11 meters from B.L.L.M. 1, Pamplona, Las Piñas, Rizal. Area one hundred seventeen thousand four hundred forty six (117,446) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 28th day of November, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application

shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Herminio C. Mariano, Judge of said Court, the 6th day of September, in the year 1968.

Issued at Quezon City, Philippines, this 9th day of September, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[37, 38] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF SORSOGON

Land Registration No. N-178
LRC Record No. N-35208

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the Municipal Mayor, the Municipal Council, Sorsogon, Sorsogon; Josefa Jarlego, Rogaciano Dangalan, Basud, Sorsogon, Sorsogon; Manuel Saenz, 430 Fifth St., 10th Avenue, Caloocan City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Elias P. Saenz, 430 Fifth St., 10th Avenue, Caloocan City thru Atty. Hugo D. Dado, Sorsogon, Sorsogon to register and confirm her title to the following property:

A parcel of land (Lot 1450-B, Sorsogon Cadastre, plan Csd-11468 -D), with the building and improvements thereon, situated in the Barrio of Basud, Municipality of Sorsogon, Province of Sorsogon. Bounded on the N. by the Provincial Road; on the SE. by the San Rafael Creek; on the SW. by property of Rogaciano Dangalan; and on the NW. by Lot 1450-A (Josefa Jarlego). Point "1" is S. 75 deg. 53 min. W., 278.64 meters from BBM 18, Sorsogon Cadastre. Area seven thousand three hundred eighty nine (7,389) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Sorsogon, at its session to be held in the Municipality of Sorsogon, Province

of Sorsogon, Philippines, on the 29th day of November, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Ubaldo Y. Arcangel, Judge of said Court, the 28th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[37, 38] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF SORSOGON

Cadastral Case No. N-9
LRC Cadastral Record No. N-453

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land Officer, the Public Works District Engineer, the Highway District Engineer, the Provincial Engineer, Ernesto Lopez, Sorsogon, Sorsogon; the Municipal Mayor, the Municipal Council, Alejandro Duazo, Rosendo Equipado, Aquilina Eresmas, Florencio Eresmas, Andres Erestain, Sotero Escandor, Amancio Escarcha, Lazaro Escaros, the Heirs of Lourdes Escaros, the Heirs of Tomasa Escaros, Luis Escasinas, Maximo Escasinas, Victoria Escasinas, Dionesio Escobar, Leuterio Escobar, Alejandro Escobedo, Sulpicia Fajardo, Maria Escobedo, Gerardo Escota, Donata Escote, Gregorio Escote, Leon Escote, Vicente Escote, Angela Escoto, Dominador Escoto, Fe E. Escoto, Margarita Escoto, the Heirs of Pedro Escoto, Simon Escoto, Sergio Escoto, Juan Escultura, Apolinaria Vda. de Escurel, Aurora Escurel, Daniel Escurel, Esperanza C. Escurel, Luisa Escurel, Dorotea Espedido, Francisca Espedido, Inocencio Espedido, the Heirs of Juan Espedido, Miguel Espedido, Francisca Espedido, Olympia Espedido, Santiago Espedido, Serapio Espedido, Wenceslao

Espedido, Rafael Espiel, Dionesio Estabaya, Silvino Estellero, Teofilo Estellero, Ignacio Esteves, Cirilo Estonanto, Zoilo Estonanto, Aquilino Estopase, Juan Estopase, Juan Estrellado, Juanito Estrellado, Concepcion Estramera, Teofilo Estramera, Anastacio Estur, Fortunato Estur, Agaton Esurena, Eladio Esurena, Felisa Esurena, Melanio Esurena, Jose Esurena, Rosalito Esurena, Juan Evardo, Agapito Evardo, Leon Evardo, Lucio Evardo, Lucio Evardo, Erene Evardo, Filomeno Evardo, Eustaquio Evardo, Marcelina Evardo, Miguel Evardo, Alejandro Fajamil, Adelfa Fajardo, Emilio Fajardo, Alfredo Fajardo, Cipriano Fajardo, Gavino Fajardo, Jacinto Fajardo, Jose Fajardo, Juan Fajardo, Leon Fajardo, Marcela Fajardo, Natividad Fajardo, Pablo Fajardo, Ramon S. Fajardo, Ramon Fajardo, Sulpicia Fajardo, Teodora Federico, the Heirs of Buenaventura Feolino, Ladislao Ferreras, Victoria Ferewelo, Angel Floranda, the Heirs of Silverio Garcia, Dolores Gardoque, Leopoldo Habeleto, Santos Hepsane, Antonio Hernandez, Felipe Hernandez, Julian Jazareno, Pedro Joven, Bienvenido Lagajeno, Jaime Lagajeno, Eliseo Laguares, Anastacio Lahota, Tomas Lahota, Rustico Maneses, Dr. Carlos Marasigan, Luis Mendoza, Francisco Oscillada, the Heirs of Juan Oscillada, the Heirs of Pedro Paje, Jose Pambuena, Angel Pura, the Heirs of Januarío Pura, Pio Pura, Felipe Ramos, Pablo Ramos, Angel Reynoso, Conchita Rocha, Meneses Rustico, Andres Paje, Tuquito Tapas, Alicia E. Villarroya, Paulino Equipado, Jose Fajardo, Felix Empreso, Godofredo Villarroya, Salvador Villarroya, Gubat, Sorsogon;

Fernando Banta, Celestino Belaro, Damian Belaro, Felino Belaro, Raymundo Beliodo, the Heirs of Ambrocía Biago, Catalina Bongay, Miguel Bongay, Gregorio Bonwel, Luis Bueno, Pablo Bueno, Salustiano Bustos, Constancia Castañeda, Felixberto Castañeda, Pastor Castañeda, Pedro Castañeda, Policarpio Castañeda, Senen Castañeda, Alonzo Chavez, Felix Deniago, Anacito Desalisa, Claro Desalisa, Juan Desalisa, Segundo Desalisa, Alberto Detera, Dionesio Dialogo, Castor Dimdam, Nelia Dimdam, Norberto Dinglasan, Vicente Disalisa, Blas Deuna, Cipriano Deuna, Miguel Deuna, Teofesto Deuna, Serafin Docato, Gregorio Dominguez, Vicente Dominguez, Constantino Dones, Olfano Doraja, Blas Duena, Vicente Disalisa, Cleto Duena, Gaudencio Dugan, Benito Durado, Gorgonio Durado, Bartolome Em, Domingo Em, the Heirs of Francisco Em, Francisca Emaas, Leon Enesio, Julian Enesio, Jorge Escaro, Zacarias Enesio, Pablo Enesio, Agatonica Engay, Agustin Engay, Antonio Engay, Apolonio Engay, Benito Engay, Eusebio Engay, Faustino

Engay, Feleciano Engay, the Heirs of Feleciano Engay, Felisisimo Engay, Helario Engay, Juan Engay, Maria Engay, Mauricio Engay, Mauricio Engay, Ricardo Engay, Romana Engay, Simeon Engay, Teotimo Engay, Tomas Engay, Veto Engay, Rodolfo Entereso, Teotimo Entico, Cleto Ereve, Amable Ergina, Catalina Escandor, Epefania Escaros, Alejandro Escota, Prudencio Agao, Consorcía Escota, Rosario Escota, Salvacion Espanilo, Ricardo Esparrago, the Heirs of Angela Espedido, the Heirs of Francisco Espena, Francisco Espena, Gregorio Espena, Quirino Espena, Roque Espena, Sotero Espena, Julian Espenida, Amado Espera, Benita Espera, the Heirs of Thomas Espera, Bruno Esperanzate, Bartolome Espinocilla, Consolacion Espinocilla, Isidra Espinocilla, Isidra Espinocilla, Remedios Espinocilla, Rodrigo Espinocilla, Solomon Espinocilla, Socorro Espinocilla, Teresita Espinocilla, Virginia Espinocilla, Julian Espinola, Pablo Fajardo, Monico Espinola, Juliana Feolino, Paulino Espinola, Saturnino Espinola, Silverio Espinola Bonifacio Esplana, Cipriano Esplana, Gregorio Esplana, Jaime Esplana, Osmundo Esplana Geronimo Esporlas, Antonio Estabaya, Alejo Estabaya, Benito Estabaya, Dionesio Estabaya, Felimon Estabaya, Felicitas Estabaya, Pebronia Estabaya, Segundino Estabaya, Enrique Fajardo, Calixto Fajardo, Emeliana Fajardo, Enrique Fajardo, Alfredo Fajardo, Amando Fajardo, Aurelia Fajardo, Calixto Fajardo, Clemente Fajardo, Dionesio Fajardo, Enrique Fajardo, Edmundo Fajardo, Jaime Fajardo, Jose Fajardo, Juanito Fajardo, Pablo Fajardo, Paula Fajardo, Pastora Fajardo, Pablo Fajardo, Paula Fajardo, Simeon Fajardo, Josefa Federio, Pio Federio, the Heirs of Pio Federio, Adela Feolino, the Heirs of Buenaventura Feolino, Catalina Feolino, Juliana Feolino, Helario Feolino Leoncia Feolino, Teodoro Feolino, Pelagio Ferando, the Heirs of Victoria Gardoque, Gregoria Garote, Guillermo Garote, Lupo Garote, Mauro Garote, Eugenio Gediela, Felomino Joven, Tomas Lacandula, Estela Lagajeno, David Lelis, Nicolas David, Pacencia Lelis, Romualdo Lelis, Agapito Ofalsa, Simeona Oscillada, Modesto Pura, Mario Teston, Fernando Vanta, Wilfredo Yao, Gloria Yrureta, Gregorio Yrureta, Bagacay, Gubat, Sorsogon;

Dominador Camara, Florentino Camara, Antonio Chiao, Camilo Chiao, Juan Disabaila, Felix Chiao, the Heirs of Vicente Corcuera, Antonio Deblois, Simeona Deblois, Virginia Deblois, Pedro Derla, Juan Desabayla, the Heirs of Elias Desacula, Herminigildo Detera, Pedro Detera, Elino Ditan, Esteban Divina, Claudio Dollesin, Loreto Dolosa, Bernardo En-

rera, Alfonso Dolet, Justiano Domins, Vicente Dungaban, Herminigildo Ebio, Jacinto Ebio, Marciana Ebio, Paulito Ebio, Saturnino Ebio, Celerina Endaya, Pablo Endaya, Francisco Equipado, Julio Equipado, Maximo Equipado, Damaso Escote, Eugenio Escote, Filemon Escote, Elias Espedido, Alejandro Esquinas, Felicidad Esquinas, Camilo Chiao, Abdon Estellero, Arsenio Estellero, Federico Estellero, Juan Estellero, Serafin Estellero, Victor Estellero, Miguel Evardo, Lorenzo Ferreras, Hermogenes Ferreras, Tranquillino Gabiaso, Ignacio Gabal, Jorge Labago, Dita, Gubat, Sorsogon;

The Barrio Captain, Concepcion de Bartolome, Felisa Bautista, the Heirs of Santiago Bautista, Felomena Besid, Celestina Buenaobra, Remegio Buenaobra, Valentin Castillo, Sabino Chiao, Agapito Chiao, Antonio Chiao, Catalino Chiao, Gavino Chiao, Sabino Chiao, the Parish Priest, Anunciacion Deblois, Crispina Dellosa, Cirilo Detera, Esteban Detera, Fausto Detera, Arcelina Dimdan, Mario Dolot, Casiano Dominguez, Igmedio Dominguez, Gregorio Dominguez, Alejandro Duazo, Loreto Duazo, Vicente Duazo, Pedro Dugay, Melchor Dudan, Pedro Dugay, Elpedio Duka, Simon Dungaban, Encarnacion Ebio, Paulito Detera, Gil Enaje, Jose Dimdam, Juan Enaje, Francisca Endaya, Rafael Endaya, Jose Enguerra, Pablo Enguerra, Policarpio Enrera, Teresa Enguerra, Felisa Equipado, Julio Equipado, Antonio Escasinas, Luis Escasinas, Pablo Escasinas, Cecilia Escote, Manuel Escudero, Juan Escultura, Esteban Espedido, Francisca Espedido, Juan Espedido, Juliana Espedido, Maria Espedido, Juliana Espenida, Juan Espilola, Buenaventura Estellero, Dionecio Estellero, Felipe Estellero, Silvino Estellero, Teofilo Estillero, Ernesto Estur, Fortunato Estur, Alejandro Fajanal, Zuelo Ferewelo, Angel Floranda, Eugenio Gedela, Agapita Medina, Francisco Pura, Conchita Rocha, Concepcion Espedido, Diego Espedido, Jupi, Gubat, Sorsogon;

Dominador Camara, Florentino Camara, Margarita Castillo, Valeriano Castillo, Felix Chiao, Agustina Deblois, Anunsacion Deblois, Bernardo Deblois, the Heirs of Hilario Deblois, Jorge Deblois, Maxima Deblois, Aurelia Deladia, Cipriano Deladia, Gualberto Deladia, Perfecta Deladia, Severina Deladia, Teodora Deladia, Pedro Delima, Pablo Dematera, Juan Desabayla, Eusebio Detera, Marcelino Detera, Amado Dig, Eustaquio Dig, Jose Dimdam, Lucio Descarga, Eledio Dolot, Marcelo Dolot, Simplecio Dolot, Alejandro Duazo, Maura Ducay, Norberto Ducay, Elpedio Duka, Felimon Duka, Victor Eco, Margarita Embate, Pascual Embate, Gil Enaje, Felicidad Equipado, Maria Equipado, Maximino Equipado, Maximo Equipado, Cata-

lino Eresmas, the Heirs of Ceferino Escalante, Daniel Escartin, Alejandrina Espedido, Herman, Espenida, Julian Espenida, Felipe Estellero, Maria Estellero, Valeriano Evardo, Jacinto Feolino, the Heirs of Nicolas Dolot, Julio Esquipado, Antero Fernicol, Isidro de Marquez, Lapinig, Gubat, Sorsogon;

The Heirs of Vicente Corcuera, Elino Ditan, Ismael Lagajeno, Juan Desabaila, the Heirs of Cirilo Jimenez, Esteban Divina, Filex Chiao, Jorge Deblois, Pedro Delima, Bernardo Dablois, Victor Eco, Maura Ducay, Norberto Ducay, Eladio Dulot, Lucia Castillo, Tomas Escaros, Lourdes Escaros, Placido Doralla, Sofronio Dulot, Simeon Escoto, Margarita Escoto, Emeteria Dönlisin, Mercedes Dollisin, Gabriel Escoto, Felimon Duca, Domingo Em, Fortunato Joven, Hilario Faolino, Francisco Em, Calixto Fajardo, Blas Duena, Vicente Disalesa, Salustiano Bustos, Olfiano Doroja, Elepanio Escaros, Anacleto Disalesa, Salustiano Belaro, Norberto Dinglasan, Miguel Duena, Cleto Duena, Vicente Corcuera, Bacon, Sorsogon;

Teodorica Agao, Pablo Castillo, Pedro Castillo, the Parish Priest, Apolinar Dayto, Simeon Castillo, Iluminado Dayto, Carlos Dematera, Jose Fajardo, Filomena Detera, Hermogenes Detera, Emeteria Dollesin, Mercedes Dollesin, Gloria Dollesin, Raymunda Dollesin, Sofronio Dolot, Felimon Duka, Domingo Em, Martin Em, Felix Endaya, Helario Eresmas, Agapito Escote, Antonio Escote, the Heirs of Bonifacio Escote, Donata Escote, Gabriel Escote, Vicente Escote Gerardo Escultura, the Heirs of Laureano Espedido, Laureano Espedido, Alejandro Esperida, Asuncion Espiel, Rafael Espiel, Domingo Espilola, Eduardo Espinola, Jaime Espinola, Emerenciana Esquinas, Victoria Esquinas, Julian Jasareno, Bonifacio Ladip, Victorino Paje, Jose Fajardo, Salvador Villarroja, Patag, Gubat Sorsogon;

Juan Alcantara, the Barrio Captain, Romeo Bartolome, the Parish Priest, Atilano Corcuero, Mariano Deterola, Efepania Corcuera, Leo Corcuera, Vicente Corcuera, Manuel Corcuera, the Heirs of Vicente Corcuera, Paula Deblois, Juan Desabayla, Santiago Detera, Canuta Deterala, Gualberto Deterala, Mariano Deterala, Rodrigo Deterala, Santos Deterala, Martin Espedido, Tomas Docot, Marcial Doloceras, the Heirs of Melchor Duazo, Macaria Dupan, Jose Enguerra, Rustico Enrera, Dimesiano Equipado, Francisco Equipado, Miguel Esquipado, Rosendo Equipado, Apolinaria Vda. de Escurieb, Marcos Espedido, Martin Espedido, Godofredo Esperida, Estur, Adolfo Esurena, Ponciano Evasco, Crisanto Gosayco, Melio Greigo, Andres Heron, Consuelo Lagula, Sotera Lagula, Visitacion Lagula, Tomas Monteverde, Facondo Pale, Felipe

Paje, Pio Pura, Juan Zabales, Atilano Corcuera, Cabiguhan, Gubat, Sorsogon;

Cosme Castillo, Demetrio Castillo, Gaspar Castillo, Hilario Castillo, Juan Castillo, Lucio Castillo, Melchor Castillo, Pablo Castillo, Virginia Castillo, Miguel Dechavez, Juan Deniago, Bernaldo Derelo, Fermina Derelo, the Heirs of Isidro Derelo, Placida Derelo, Filomena Detera, Gertrudes Detera, Marcelino Detera, Regina Detera, Eustaquio Dig, Policarpio Discarga, Quintin Divina, Efigenia Domens, Felisa Ducay, Rafael Endaya, the Heirs of Prudencio Ereve, Cipriano Escote, the Heirs of Felix Escote, Mariano Escote, Justo Escote, Procopio Escote, Vicente Escote, Andres Escultura, the Heirs of Angelo Escultura, Angelo Escultura, Delfin Escultura, Gerardo Escultura, Juan Escultura, Pio Escultura, Pascual Escultura, Dorothea Espedido, Antero Fernicol, Justiniano Fernicol, Eugenia Ferreras, Nato, Gubat, Sorsogon;

Leonardo Dellosa, Pascual Demonteverde, Martin Em, Felix Empreso, Herminio Eresmas, Solomon Eresmas, the Heirs of Ceferino Escalante, Rafael Espiel, Benjamin Espinocilla, the Heirs of Timoteo Espinocilla, Juan Ferreras Fortunato Joven, Primitiva Ladip, Paco, Gubat, Sorsogon;

Romeo Bartolome, Jose Besid, the Heirs of Hilario Delloma, Donato Dioquino, Jose Dominguez, Ubaldo Dominguez, Pascual Embate, Federico Enaje, Julian Espenida, Basilisa Estidola, Aquilino Estopase, Eliseo Laguares, Payawin, Gubat, Sorsogon;

Primo Escaros, Candida Esteves, Juan Lubrica, Cararay, Gubat, Sorsogon; Esteban Federico, Jacinto Feolino, Ogao, Gubat, Sorsogon; Pastora Fajardo, Tabi, Gubat, Sorsogon; Nestor Laguna, Aboyog, Sorsogon; the Heirs of Cirilo Jimenez, Sogod, Gubat, Sorsogon; Florencio Supelana, Calao, Prieto Diaz, Sorsogon; Juliana Espedido, Real St., Gubat, Sorsogon; Servando Enrera, Payawin-Dita, Gubat, Sorsogon; Cleto Duena, Gregorio Yrureta, Miguel Bongay, Zacarias Enesio, Julian Enesio, Juan Lubrica, Candida Esteves, Jaime Fajardo, Florencio Supelana, the Municipal Mayor, the Municipal Council, Prieto Diaz, Sorsogon; and to all whom it may concern:

Whereas, a petition has been presented to said Court by the Director of Lands, praying that the titles to the following described lands or the various parcels thereof, be settled and adjudicated.

A parcel of land with the buildings and improvements thereon, containing an area of 2,043.7756 hectares, more or less, divided into 1,109 lots, situated in the Municipality of Gubat, Province of Sorsogon, the same being designated as Gubat Cadastre, Cad-308, Case 9. Bounded on the N. by properties

of the Municipality of Prieto Diaz and Cleto Duena; on the SE. by properties of the Municipality of Prieto Diaz, Gregorio Yrureta, Miguel Bongay, Zacarias Enesio, Juan Lubrica, Julian Enesio, Candida Esteves, Jaime Fajardo, Florencio Sufelana, the Gitnang Tubig Creek, creeks, the Caravat Creek and the Provincial Road; on the E. by the Pacific Ocean; on the SE. by the Pacific Ocean, Gubat Cadastre, Cad. 308-D, Case 8, Gubat Cadastre, Cad-308-D, Case 7, properties of Gregorio Yrureta, Jose Hao, Ramon Fajardo, Ramon Pablo, Jaime Ferreras, Antonio Espinocilla, Celestino Espinocilla, Jaime Espinocilla, Juan Anteco, Jaime Ferreras, Susana Espinocilla, Walter Bola, Leon Castillo, Pablo Castillo, Ramona Dote, Regina Detera, Eusebio Detera, Jose Estipona, *vs.* Rosario Estipona, Ramon S. Fajardo, Abaresto Estremera, Fortunato, Estremera, Alfonso Estremera, the Heirs of Ambrosio Estremera, Tomas Espedido, Domingo Escasinas, Alejandro Nicolas, Ramon Estipona, Jose Besid, Filomena Besid, Marcela Besid, Paz Pura, Margarita Embate, Silverio Garcia, Francisca Endaya, Pelagio Enrera, Maximino Enrera, Aurora Escurel, Alfredo Ocampo, Donato Dioquino, Zacarias, Estidola, the Heirs of Silvestre Espedido, Julian Espenida, Timotea Estor, *vs.* the Heirs of Silverio Garcia, the Heirs of Silverio Garcia, Fidel Dogilla, Lorenzo Estareja, the Bagacay River, Creeks, Tinting River and the Provincial Road; on the SW. by the Gubat Cadastre, Cad. 308-D, Case 7, Sorsogon Cadastre, Cad. 192, Case 7; and on the NW. by the Sorsogon Cadastre, Cad. 192, Case 7, Sorsogon Cadastre, Cad. 192, Case 8, properties of the Municipality of Sorsogon, the Municipal Government of Bacon, Vicente Corcuera, the Heirs of Vicente Corcuera, Elino Ditan, Ismael Lagajeno, Juan Disabaila, the Heirs of Cirilo Jimenez, Esteban Divina, Felix Chiao, Pedro de Lima, Bernardo Deblois, Victor Eco, Maura Dulay, Norberto Ducay, Eladio Dulot or Dolot, Lucia Castillo, Tomas Escaros, Lourdes Escaros, Placido Deralo, Sofronio Dulot or Dolot, Simon Escoto, Margarita Escoto *vs.* Simon Escoto, Emiteria Dollisin, Mercedes Dollisin, Gabriel Escoto, Felimon Duca, Domingo Em, Fortunato Joven, Hilario Feolino, Francisco Em, Calixto Fajardo, Blas Duena, Vicente Desalisa *vs.* Blas Duena, Vicente Desalisa, Salustiano Bustos, Olfano Doraja, Esfepanio Escaros, Anaceta Disalesa, Celestino Belaro, Norberto Dinglasan, Miguel Duena, Blas Duena, Cleto Duena, Creeks and the Bagacay River.

You are hereby cited to appear at the Court of First Instance of Sorsogon, at its session to be held in the Municipality of Gubat, Province of Sorsogon, Philippines, on the 28th day of November, 1968, at 8:30 o'clock in the forenoon, to present such claims as you may have to said lands or any portion thereof, and to present evidence if any you have, in support of such claims.

And unless you appear at the time and place aforesaid, your default will be recorded and the title to the lands will be adjudicated and determined in accordance with the prayer of the petition and upon the evidence before the Court, and you will be forever barred from contesting said petition or any decree entered thereon.

Witness the Hon. Severino de Leon, Judge of said Court, the 20th day of May, in the year 1968.

Issued at Quezon City, Philippines, this 15th day of July, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[37, 38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF TARLAC

Land Registration Case No. N-347
LRC Record No. N-35192

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, the Highway District Engineer, Tarlac, Tarlac; the Municipal Mayor, the Municipal Council, Capas, Tarlac; Pascual Day, Jan Day, Elena Day, Maxima Day, Mariano Day, Lucia Macaraeg, Tomas Macaraeg, Juan Macaraeg, Amado Macaraeg, Remegio Macaraeg, Corazon Macaraeg, Faustino Vasco, Emilia Vasco, Rosario Vasca, Leonardo Vasca, Marciano Vasco, Fermin Rodriguez, Tirso Capiendo, Dionisia Capiendo, Elisa Labarias, Lamberto Baun, Lino Macaraeg, Jose Macaraeg, Alejandro Estacio, Melquiades Ignacio, Arman-

do Sigua, Leonor Sigua, Pacifico Ramos, Ong Chiok, Anatalia Rivera, Jose Rivera, Gregoria Macaraeg, Cutcut, Capas Tarlac; and to all whom it may concern:

Whereas, an application has been presented to this Court by Macaria Macaraeg, Cutcut, Capas, Tarlac, thru Atty. Conrado C. Genido, Jr., Tarlac, Tarlac, to register and confirm her title to the following property:

A parcel of land (plan Psu-127391), with the building and improvements thereon, situated in the Barrio of Cutcut, Municipality of Capas, Province of Tarlac. Bounded on the N. by property of the Heirs of Juan Capil; on the NE. by property of the Heirs of Antonio Vasco; on the S. by property of the Heirs of Alejo Macaraeg; on the W. by the Provincial Road to Tarlac; and on the NW. by properties of Fermin Rodriguez, the Heirs of Luis Capiendo and the Heirs of Simeona Capil. Point "1" is S. 3 deg. 47 min. W., 492.84 meters from B.L.L.M. 1, Capas Tarlac. Area six thousand six hundred seventy-six (6,676) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Tarlac, at its session to be held in the Municipality of Tarlac, Province of Tarlac, Philippines, on the 3rd day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Arturo B. Santos, Judge of said Court, the 28th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of August, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[37, 38]

Bureau of Lands

[SECOND PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Bacolod City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 8, 1968, the tract of land covered by Sales Application No. V-41639 of RICARDO R. LAGMAN.

Location: Sibucan, Tuguis, Hinigaran, Negros Occidental.

Description: Lot No. 3114, Hinigaran Cad.

Area: 10.7517 hectares.

Appraised value of land: ₱2,000.00 for the whole tract.

Appraised value of improvements: ₱22,000.00—dikes, sugarcane and water gates.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Bacolod City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-41639." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 12, 1968.

VICENTE A. VALDELLON

[37-42] Director of Lands

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Catbalogan, Samar, will auction through oral bidding at 10:00 a.m. on October 25, 1968 the right to lease for residential purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Poblacion, Catbalogan, Samar.

Boundaries: N—Public Land, E—Paz Cui, S—Public Land, and W—Sea.

Area: 1,071 square meters.

Appraised value of land: ₱4.00 per square meter.

Appraised value of existing improvements: None.

Proposed improvements: ₱10,000.00—house.

Applied for by: ROBERTO A. CUI. FLA (VI-5) 1.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, July 31, 1968.

VICENTE A. VALDELLON

[37-42] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Surigao, Surigao del Norte, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 31, 1968 the tract of land described below:

Location of land: Washington, Surigao, Surigao del Norte.

Description: Portion of Lot No. 472, Cad-234.

Area: 855.95 square meters.

Appraised value of land: ₱1.00 per square meter.

Appraised value of existing improvements: ₱5,700.00—fillings and house.

Applied for by: ROSALINA VDA. DE TAROC.
MSA V-83489.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised

to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

Manila, August 6, 1968.

VICENTE A. VALDELLON
Director of Lands

[37-42]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tacloban City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 23, 1968 the tract of land described below:

Location of land: Poblacion, Baybay, Leyte.

Description: Lot No. 522, Baybay Psc No. 5.

Area: 1,323 square meters.

Appraised value of land: P1.50 per square meter.

Appraised value of existing improvements: P190.00—house and fillings.

Applied for by: DOMINGO VELOSO. MSA-V-749.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 26, 1968.

VICENTE A. VALDELLON
Director of Lands

[37-42]

053601—13

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Zamboanga City will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 22, 1968, the tracts of land situated in Mangal, Maluso, Basilan City, and described below:

Description: Lot No. 736-G, Csd-7818, equivalent to Lot 1055, Pls-19.

Area: 42.8631 hectares.

Appraised value of land: P75.00 per hectare.

Appraised value of improvements: P800.00—abaca and clearing.

Applied for by: SOUTH FRONTIER DEVELOPMENT COMPANY, INC. SA (VIII-6) 24-B.

Description: Lot No. 433, Pls-19.

Area: 60.6892 hectares.

Appraised value of land: P75.00 per hectare.

Appraised value of improvements: P1,600.00—abaca.

Applied for by: SOUTH FRONTIER DEVELOPMENT COMPANY, INC. SA (VIII-6) 24-A.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Zamboanga City on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. ____." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 22, 1968.

VICENTE A. VALDELLON
Director of Lands

[37-42]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Zamboanga City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on November 12, 1968, the tract of land covered by Sales Application No. V-39573 of MENZI AGRICULTURAL CORPORATION.

Location: Kabunbata, Isabela, Basilan City.

Boundaries: E—Pi-337 (Menzi Agricultural Corp.), S—General delos Reyes, and W—Alejandro Quiroy, Ireneo Santos and Maria Palacio (H-43621-A).

Area: 19.3500 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P19,552.00—
rubber trees.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Zamboanga City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application

No. V-39573." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, August 12, 1968.

VICENTE A. VALDELLON
Director of Lands

[37-42]

[FOURTH PUBLICATION]**SALE OF PUBLIC LANDS**

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m., on October 30, 1968, the tract of land described below:

Location: Residence Section "K", City of Baguio.

Description: Lot No. 14, Lourdes Subdivision.

Area: 790 square meters.

Appraised value of land: P4.50 per square meter.

Appraised value of improvements: P15,200.00—house, excavation, etc. owned by ALBERTO J. FLORESCA.

Reference: TSA V-2154.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land (P150.00).

Manila, August 1, 1968.

VICENTE A. VALDELLON

Director of Lands

[35-40]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m., on October 30, 1968, the tract of land described below:

Location: Residence Section "D", Baguio City.

Description: Lot No. 4, Outlook Drive Subdivision.

Area: 1,557 square meters.

Appraised value of land: P3.00 per square meter.

Appraised value of improvements: P8,200.00—house, excavation, etc. owned by RODOLFO DELINELA.

Reference: TSA V-6500.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land (P150.00).

Manila, August 7, 1968.

VICENTE A. VALDELLON

Director of Lands

[35-40]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Bacolod City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 8, 1968, the tract of land covered by Sales Application No. V-34542 of NATIVIDAD VDA. DE ALLIC.

Location: Tapi, Kabankalan, Negros Occidental.

Description: Lot No. 2934, Pls-167.

Area: 22.0503 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P500.00—house.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Iloilo City, on or before

the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-34542." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON
Director of Lands

[35-40]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Cagayan de Oro City, will auction through oral bidding at 10:00 a.m., on October 9, 1968, the right to lease for commercial purposes the tract of land herein-below described. Written bids in the prescribed form must be submitted not later than 10:00 a.m., on the said date.

Location: Gusa, Cagayan de Oro City.

Boundaries: N—Macajalar Bay; E—Macajalar Bay; S—Lot No. 2220, Cad-237; and W—Macajalar Bay.

Area: 17,500 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: P5,000.00—cause-way and filling.

Applied for by: TALAKAG TIMBER, INC. FLA (VII-1) 43.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, July 9, 1968.

VICENTE A. VALDELLON
Director of Lands

[35-40]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Iloilo City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 29, 1968, the tract of land covered by Sales (F) Applicant No (V-1) 4-A of CONRADO DENILA.

Location: San Salvador, Banate, Iloilo.

Description: Survey Plan No. Fis-4079-D.

Area: 23.1181 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P53,373.00—clearing, dikes and others.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Iloilo City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales (F) Application No. (V-1) 4-A." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 29, 1968.

VICENTE A. VALDELLON
Director of Lands

[35-40]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Iloilo City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 23, 1968, the tract of land covered by Sales (Fishpond) Application No. (V-1) 12 of PRUDENCIO DOFELIZ.

Location: Madanlog, San Dionisio, Iloilo.

Description: Survey Plan Fis-5750-D.

Area: 36.0362 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P146,500.00—dikes, excavations, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Iloilo City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales (F) Application No. (V-1) 12." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 29, 1968.

[35-40] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on October 11, 1968, the tract of land described below:

Location of land: Manila Avenue, East Bajac-Bajac, Olongapo City.

Description: Lot No. 853, Ts-308.

Area: 297 square meters.

Appraised value of land: P40.00 per square meter.

Appraised value of existing improvements: P33,000.00—building.

Applied for by: AMADA GAMBOA. MSA (I-4) 2364.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.
Manila, July 29, 1968.

[35-40] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on October 11, 1968, the tract of land described below:

Location of land: West Bajac-Bajac, Olongapo City.

Description: Lot No. 1098, Ts-308.

Area: 551 square meters.

Appraised value of land: P45.00 per square meter.

Appraised value of existing improvements: P35,000.00—house.

Applied for by: JOSE CHING. MSA (I-4) 1182.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 29, 1968.

[35-40] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on October 14, 1968, the tract of land described below:

Location of Land: 26 Magsaysay Drive, East Tapinac, Olongapo City.

Description: Lot No. 3109, Ts-308.

Area: 462 square meters.

Appraised value of land: P75.00 per square meter.

Appraised value of existing improvements: P75,000.00—building.

Applied for by: MELECIO ONGTAUCO. MSA (I-4) 924.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 29, 1968.

VICENTE A. VALDELLON

[35-40]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Sorsogon, Sorsogon, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on October 1, 1968, the tract of land described below:

Location of land: Poblacion, Sta. Magdalena, Sorsogon.

Boundaries: N—Fulgencio Frilos; E—Perfecto Furescal; S—Andres & Crisanto Fungo; and W—School Site.

Area: 2,054 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements: None.

Applied for by: LOLITO FULLEROS. MSA-V-70004.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON

[35-40]

Director of Lands

[FIFTH PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m. on October 22, 1968 the tract of land described below:

Location: Residence Section "K", Baguio City.

Boundaries: N—Public Land, S—Road, E—TSA of N. Buaquen, and W—Public Land.

Area: 750 square meters.

Appraised value of land: P4.00 per square meter.

Appraised value of improvements: P30,700.00—house, etc. Owned by: ELIZABETH BUAQUEN.

Reference: TSA V-8090.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land.

Manila, July 22, 1968.

VICENTE A. VALDELLON
Director of Lands

[34-39]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 18, 1968 the tract of land described below:

Location of land: Res. Sec. "D", Baguio City.

Boundaries: N—Q. Duqui & Cayafa, E—TSA—Juanito L. Lambas, S—Outlook Drive, and W—J. L. Myers.

Area: 1,500 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of existing improvements: P55,560.00—houses, levellings & others.

Applied for: INOCENCIA G. RIVERA. MSA-V-63214.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, May 28, 1968.

VICENTE A. VALDELLON
Director of Lands

[34-39]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tagum, Davao del Norte, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 15, 1968, the tract of land covered by Sales Application No. (VIII-2) 77 of MAURINA POLPOL.

Location: Libertad, Tagum, Davao del Norte.

Description: Lot No. 4280-B, Csd-10994-D.

(identical to Lot No. 7000, Cad. 276)

Area: 2.4648 hectares.

Appraised value of land: P200.00 per hectare.

Appraised value of improvements: P3,030.00—coconuts, coffee, bananas & others.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Tagum, Davao del Norte, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (VIII-2) 77." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check

for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON

[34-39] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Ilagan, Isabela, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 15, 1968, the tract of land covered by Sales Application No. V-40904 of ANTONIO P. PEREZ.

Location: Bigao, Sindon, Ilagan, Isabela.

Description: Lot No. 8, Gss-403-D.

Area: 24.1826 hectares.

Appraised value of land: P30.00 per hectare.

Appraised value if improvements: None.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Ilagan, Isabela, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-40904." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON

[34-39] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tabuk, Kalinga-Apayao, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 15, 1968 the tract of land described below:

Location of land: Bulanao, Tabuk, Kalinga-Apayao.

Description: Lot No. 2204, Pls-93.

Area: 1,250 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements:
P300.00—house, bananas, coffee & others.

Applied for by: JOHN MALECDAN. MSA-V-78215.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON

[34-39] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Legaspi City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 15, 1968, the tract of land covered by Sales Application No. (IV-5) 105 of LUCAS BELGA.

Location: Quirangay, Camalig, Albay.

Description: Lot No. 8196-5, Cad. 135.

Area: 23.9048 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value if improvements: P540.00—coconuts.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Legaspi City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (IV-5) 105." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 15, 1968.

VICENTE A. VALDELLON

[34-39] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Manila, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 28, 1968 the tract of land described below:

Location of land: Malibay, Pasay City.

Description: Lot No. 515-A-2, Csd-9120.

Area: 129 square meters.

Appraised value of land: P12.00 per square meter.

Appraised value of existing improvements: P5,400.00—house, fruit trees & others.

Applied for by: MARCELO TAGLE. IGPSA-V-1814.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 26, 1968.

VICENTE A. VALDELLON

Director of Lands

[34-39]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on October 14, 1968 the tract of land described below:

Location of land: Lower Kalaklan, Olongapo City.

Description: Lot No. 2041, Ts-308.

Area: 300 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of existing improvements: P500.00—house.

Applied for: GENEROSA J. ROBERTSON. MSA (I-4) 2924.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of the auction.

In order that a person may be entitled to participate in the bidding, he must, before the commence-

ment of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, July 29, 1968.

VICENTE A. VALDELLON

Director of Lands

[34-39]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock A.M. on November 5, 1968 the tract of land described below:

Location: Res. Sec. "D", Baguio City.

Description: Survey Plan No. Tsi-V-3834-D.

Area: 1,261 square meters.

Appraised value of land: P6.00 per square meter.

Appraised value of improvements: P15,900.00—house, fruit trees and others.

Reference: GREGORIO ESPEJO. TSA-V-3834.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of P460.00 to defray the expenses for the publication of the notice of auction (P310.00) and the survey of the land (P150.00).

Manila, August 5, 1968.

VICENTE A. VALDELLON

Director of Lands

[34-39]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock A.M. on October 16, 1968 the tract of land described below:

Location: Residence Section "J", Baguio City.

Description: Lot No. 18, Allocation Plan No. 1, Sipsipngot Subdivision.

Area: 1,000 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of improvements: P18,800.00
—house, terrace, etc. Owned by AGUSTIN C. JIMENEZ.

Reference: TSA V-2117.

No bid shall be accepted that does not equal at least two-thirds ($2/3$) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before

the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of P400.00 to defray the expenses for the publication of the notice of auction (P250.00) and the survey of the land (P150.00).

Manila, 17 de julio de 1968.

VICENTE A. VALDELLON
Director of Lands

[34-39]

[LAST PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Bacolod City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on October 9, 1968, the tract of land covered by Sales (F) Application No. (V-3) 1 of FERNANDO CANCIO.

Location: Suay, Himamaylan, Negros Occidental.

Description: Lot No. 2583-B, (Psd-20101-D) Himamaylan Cad.

Area: 8.0359 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P11,800.00—dikes, clearing, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Bacolod City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales (F) Application No. (V-3) 1." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 9, 1968.

VICENTE A. VALDELLON

[33-38]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Buluan, Cotabato, will sell through oral bidding

to the highest bidder at 10:00 o'clock a.m. on October 8, 1968 the tract of land described below:

Location of land: Poblacion M'lang, Cotabato.

Description: Lot No. 3684, PTs-268.

Area: 859 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements: P243.00—house, avocados & others.

Applied for by: JUAN PACLIBAR. MSA-V-32056.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.
Manila, July 8, 1968.

VICENTE A. VALDELLON

[33-38]

Director of Lands

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Gen. Santos, South Cotabato, will auction through oral bidding at 10:00 a.m. on September 23, 1968 the right to lease for commercial purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Dadiangas, Gen. Santos, South Cota-bato.

Boundaries: N—Lots 26, 64, 27, 28 & 2, Sgs-180-D, Small Farmers Fishpond Association; Road; & Lot 29, Sgs-180-D; E—Public Land; S—Sarangani Bay; and W—Public Land.

Area: 7,250 square meters.

Appraised value of land: P3.00 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: P10,000.00—cottages, dancing pavillion & others.

Applied for by: TEOTIMO C. BENITEZ. FLA (VIII-4) 22.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, June 28, 1968.

[33-38]

VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Dagupan City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on September 30, 1968, the tract of land covered by Sales (Fishpond) Application No. 19 of Guadalupe Q. Carolino.

Location: Lucero, Bolinao, Pangasinan.

Description: Survey Plan Psu-213944.

Area: 5.0812 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P7,000.00—clearings, excavations & dikes.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Dagupan city on or before the hour and date stated above and plainly marked "Bid for the land described in Sales (F) Application No. 19." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 9, 1968.

VICENTE A. VALDELLON

[33-38]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Davao City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 2, 1968, the tract of land covered by Sales Application No. (VIII-1) 198 of Isabelita L. Pahamotang.

Location: Sto. Niño, Panabo, Davao del Norte.

Description: Lot No. 1452-B, Cad. 276.

Area: 9.1500 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P7,500.00—
house, chapel and coconuts.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Davao City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (VIII-1) 198." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 5, 1968.

VICENTE A. VALDELLON
Director of Lands

[33-38]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tagum, Davao del Norte, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 10, 1968, the tract of land covered by Sales Application No. V-43171 of Francisca Logronio.

Location: Lapaz, Panabo, Davao del Norte.

Description: Lot No. 742, Cad-276.

Area: 8.5313 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P4,100.00—
coconuts, house, bananas.

The successful bidder if other than the applicant must reimburse the latter of the value of the

improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Tagum, Davao del Norte, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-43171." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 10, 1968.

VICENTE A. VALDELLON
Director of Lands

[33-38]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tagum, Davao del Norte, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on October 8, 1968, the tract of land covered by Sales Application No. V-35945 of Rolando C. Layug.

Location: Camanglangan, Compostela, Davao del Norte.

Description: Lot No. 1956, Pls-2.

Area: 26.0000 hectares.

Appraised value of land: P30.00 per hectare.

Appraised value of improvements: P4,005.00—
clearing, coconuts, coffee & others.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Tagum, Davao del Norte, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Ap-

plication No. V-35945." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, July 8, 1968.

VICENTE A. VALDELLON
Director of Lands

[33-38]

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Manila, will auction through oral bidding at 10:00 a. m. on October 9, 1968 the right to lease for residential purposes the tract of land herein below described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Pulong Balatique, Nasugbu, Batangas.

Boundaries: N.—China Sea; E.—China Sea; S.—China Sea; and W.—China Sea.

Area: 900 square meters.

Appraised value of land: ₱1.00 per square meter.

Appraised value of existing improvements: ₱1,000.00—house.

Appraised value of proposed improvements: None.

Applied for by: CHARLES B. RODRIGUEZ. MLA
(III-1) 18.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled

to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

Manila, July 9, 1968.

VICENTE A. VALDELLON
Director of Lands

[33-38]

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Manila, will auction through oral bidding at 10:00 a.m. on October 9, 1968 the right to lease for residential purposes the tract of land herein below described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Pulong Balatique, Nasugbu, Batangas.

Boundaries: N.—China Sea; E.—China Sea; S.—China Sea; and W.—China Sea.

Area: 500 square meters.

Appraised value of land: ₱1.00 per square meter.

Appraised value of existing improvements: ₱1,000.00—house.

Appraised value of proposed improvements: None.

Applied for by: JOAQUIN B. PERTIERA. MLA
(III-1) 19.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

Manila, July 9, 1968.

[33-38] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Lucena City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on September 23, 1968, the tract of land covered by Sales Application No. V-1153 of Pedro G. Uy.

Location: Matataha, Mulanay, Quezon.

Description: Lot A, Survey Plan Psu-54139-Amd.

Area: 34.3800 hectares.

Appraised value of land: P20.00 per hectare.

Appraised value of improvements: None.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Lucena City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-1153." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, June 27, 1968.

[33-38] VICENTE A. VALDELLON
Director of Lands

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tacloban City, will auction through oral bidding at 10:00 a.m. on September 30, 1968 the right to lease for commercial purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Sagcahan, Tacloban City.

Boundaries: N.—Cancabato Bay; E.—Portion of Lot No. 5410; S.—Lot No. 1243-C of San Miguel Brewery, Inc.; and W.—Portion of Lot No. 2410.

Area: 1,950 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of existing improvements: P1,500.00—fillings.

Appraised value of proposed improvements:

₱15,000.00—building.

Applied for by: SAN MIGUEL BREWERY, INC.

FLA (VI-4) 3.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified

check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

Manila, July 5, 1968.

VICENTE A. VALDELLON

Director of Lands

[33-38]

Bureau of Mines

[SECOND PUBLICATION]

NOTICE OF APPLICATION OF DIONISIO GENTAPANAN & COMPANY FOR A LODE MINING LEASE

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended, Dionisio Gentapanan & Company, a legal entity duly organized and existing under the laws of the Philippines, with post office address at Rizal Street, Gimbal, Iloilo, has filed an application (LLA No. V-3075) for the lease of one (1) lode mining claim containing Gypsum, etc. described as follows:

Name of Claim: "Hinologan Calis Dailocon No. 6."

Date Registered:

Original—August 7, 1956.

Amended—February 16, 1959.

Location: Sitio of Hinologan Calis Dailocon, barrio of Inayawan, municipality of Cawayan, province of Negros Occidental, island of Negros.

Tie Line: Beginning at a point marked "1" on plan Lla-4566-D, being S. 77 deg. 25 min. E., 5,403.78 meters from BLLM No. 50, Cawayan Cadastre BL Cad. No. 193.

Boundaries:

North, Public Land;

East, Public Land;

South, Public Land; and

West, Public Land.

Area: 9.0000 hectares.

Survey Plan No.: Lla-4566-D.

Any and all persons having adverse claims to the above-mentioned applications are hereby notified, unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication August 17, 1968, such adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, August 2, 1968.

For and in the absence of the Director of Mines:

(Sgd.) ELPIDIO C. VERA

Asst. Director of Mines

[37-39]

053601—14

NOTICE OF APPLICATION OF PHILIPPINE IRON MINES, INC., FOR A MINING LEASE

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended Philippine Iron Mines, Inc., a legal entity duly organized and existing under the laws of the Philippines, whose post office address is Larap, J. Panganiban, Camarines Norte, has filed an application (LLA No. V-922) for the lease of one (1) lode mining claim containing iron, described as follows:

LLA No. V-922

Name of Claim: "Babel"

Date Registered:

September 11, 1953 (Original).

March 29, 1954 (Amended).

Location: Sitio of Gapilayawan, barrio of Pinagbirayan, municipality of Paracale, province of Camarines Norte, island of Luzon.

Bounded on the: Beginning at a point marked "1" on plan Lla-2659, being N. 84 deg. 27 min. E., 5,704.88 meters from BLBM No. 2, Barrio of Batobalane, Municipality of Paracale, Camarines Norte. Northeast, by land claimed by Francisco Sale; Southeast, by land claimed by Vicente Inocalla and Maria Derosa and Francisco Sale; Southwest, by Jemeniano Venida and Quintin Sale; and Northwest, by Quintin Sale and Francisco Sale.

Area: 9.0000 hectares.

Survey Plan No. Lla-2659.

Any and all persons having adverse claims to the above mentioned application are hereby notified that, unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication September 8, 1968, such adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief legal Officer, Bureau of Mines, Manila.

Manila, Philippines, August 28, 1968.

(Sgd.) FERNANDO BUSUEGO JR.

Director of Mines

[37-39]

Bureau of Public Works

NOTICES OF APPLICATION FOR WATER RIGHTS

[FIRST PUBLICATION]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Thomas P. Bautista of Cabangila, Altavas, Aklan for the appropriation on the public waters of Man-up River in Cabangila, Altavas, Aklan for irrigation in the quantity of 15 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Approximately N. 23 deg. 3 min. W., 150 meters from the Insolong concrete bridge to the proposed diversion.

(c) That the proposed work are to consist of pump irrigation. Canal length. 350 meters, average width, 1 meter.

(d) That the land to be irrigated is located in Cabangila, Altavas, Aklan, containing an area of 7 hectares and its boundaries are:

North—Thomas P. Bautista (up-land),
East—Thomas P. Bautista (up-land),
South—National Road, and
West—Insolong Creek.

(e) That the water requested will be used June–October and November–March.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge

Administrative Division

[38–41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 7, 1968 by

Remigio Alejandro of Altavas, Aklan for the appropriation on the public waters of Bucayan River in Mag-Abaca, Altavas, Aklan for irrigation in the quantity of 30 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Approximately N. 77 deg. W., 2 Kms. from Altavas Elementary School, Altavas, Aklan to the proposed diversion.

(c) That the proposed work are to consist of pump irrigation. Canal length, 300 meters; average width, 1 meter.

(d) That the land to be irrigated is located in Mag-Abaca, Altavas, Aklan, containing an area of 30 hectares and its boundaries are:

North—Bucayan River,
East—Emeterio Barrientos and Freno Alfaro,
South—Lucas Peñano, and
West—Lucas Peñano.

(e) That the water requested will be used July to December and February to April.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge

Administrative Division

[38–41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 6, 1968 by Gov. Jose B. Legaspi of Kalobo, Aklan for the appropriation on the public waters of Calangcang Creek in Calangcang, Makato, Aklan for irrigation in the quantity of 50 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Approximately N. 60 deg. E., 4,000 meters from the Calangcang Elementary School to the proposed diversion, Makato, Aklan.

(c) That the proposed work are to consist of pump irrigation. Canal length, 500 meters; average width, 1.50 meters.

(d) That the land to be irrigated is located in Calangcang, Makato, Aklan, containing an area of 50 hectares and its boundaries are:

North—Calangcang Creek,
East—South-East Jose Meñez,
South—West, Agustin Tijada, and
West—Agustin Tijada.

(e) That the water requested will be used August to April of each year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 8, 1968 by Atty. Emilio C. Nabor of Madalag, Aklan for the appropriation of the public waters of Timbaban River in Lagohon, Madalag, Aklan for irrigation in the quantity of 25 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Irrigation pump will be installed between the land own by Rodrigo Castro and Angel Nidua at the West and Natividad Nidua and Etilberto de Jesus at the East. Approximately 1.5 Kms. from the Municipality of Madalag S. 35 deg. E.

(c) That the proposed work are to consist of irrigation pump.

(d) That the land to be irrigated is located in Lagohon, Madalag, Aklan, containing an area of 25 hectares and its boundaries are:

North—Lagohon Creek,
East—Natividad Nidua and Etilberto de Jesus (Upland),
South—Timbaban River, and
West—Rodrigo Castro and Angel Nidua (Conut Grove).

(e) That the water requested will be used June to April.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 6, 1968 by Noel Filiciano of Balete, Aklan for the appropriation on the public waters of Manlogo Creek in Morales, Balete, Aklan for irrigation in the quantity of 20 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Approximately .5 Km. S. 39 deg. E. from the Balete Bridge to the proposed diversion.

(c) That the proposed work are to consist of pump irrigation. Canal length, 300 meters; average width, 1.5 meters.

(d) That the land to be irrigated is located in Morales, Balete, Aklan, containing an area of 11 hectares and its boundaries are:

North—Manlogo Creek,
East—Manlogo Creek,
South—Rafael Aranas, and
West—Pulahan River.

(e) That the water requested will be used June to October and December to April.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such

objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 31, 1968 by Leon Esguerra of Poblacion, Rosario, Batangas for the appropriation of the public waters of Tubig and Bayan Creek in Bocal, Padre Garcia, Batangas for irrigation purposes in the quantity of 6 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Proposed pumpsite is approximately 20 meters West of PLS corner No. 14 of the Lot to be irrigated.

(c) That the proposed work are to consist of concrete foundation. Canal length, 200 meters; average width, 0.50 meter.

(d) That the land to be irrigated is located in Bocal, Padre Garcia, Batangas, containing an area of 6 hectares and its boundaries are:

North—Maria Umali,
East—Estanislao Amurao and Manuel Roxas,
South—Manuel Roxas, and
West—Faustino Camus.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Nicolas B. Aquino of Sto. Tomas, Pamplona, Cagayan for the appropriation on the public waters of Bagu Creek in Sto. Tomas, Pamplona, Cagayan for irrigation in the quantity of 60 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumpsite is approximately 1500 meters N. 30 deg. 0 min. E. from Sto. Tomas Barrio School, Sto. Tomas, Pamplona, Cagayan.

(c) That the proposed work are to consist of pump irrigation. Canal length, 400 meters; average width, 2.00 meters.

(d) That the land to be irrigated is located in Sto. Tomas, Pamplona, Cagayan, containing an area of 40.0 hectares and its boundaries are:

North—Bagu Creek,
East—Bagu Creek,
South—Hill, and
West—Pamplona River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 16, 1968 by Romulo C. Ventura of Tupang, Alcala, Cagayan for the appropriation on the public waters of Afusing Creek in Masical, Amulung, Cagayan for irrigation in the quantity of 45 liters per second, in accordance with provisions of Act No. 2152, as amend.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The pumpsite is approximately 2,400 meters N. 38 deg. W. from Masical Barrio School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 300-800 meters; average width, 1.5-3 meters.

(d) That the land to be irrigated is located in Masical, Amulung, Cagayan, containing an area of 33 hectares and its boundaries are:

North—Afusing Creek and Gabriel Ancheta,
East—Gabriel Ancheta, Maximo Ancheta and
Modesto Paat,

South—Domingo Guiyab and Franklin Presto,
and

West—Manuel Ancheta and Florentino Tabac.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division
[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 8, 1968 by Jaime Malanyaon of Naga City for the appropriation on the public waters of Maynato Creek in Cagbanaba, Ocampo, Camarines Sur for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion or pumpsite is approximately N. 67 deg. 00 min. W., 400 meters from Salvacion Barrio School.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Cagbanaba, Ocampo, Camarines Sur, containing an area of 30 hectares and its boundaries are:

North—Maynato Creek,
East—Josefa Mendoza and Hilario Villa,
South—Maynato Creek, and
West—Maynato Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division
[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 20, 1968 by Leticia Cadiz Mendoza of 2857 Fenlandia, Makati, Rizal for the appropriation on the public waters of Tinablanan River in Barrio Mabatobato, Pili, Camarines Sur for irrigation in the quantity of 113 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is N. 21-37 deg. E., 79.63 meters from corner No. 7 of Lot No. 1 PSU-87211, Mabatobato, Pili, Camarines Sur.

(c) That the proposed work are to consist of permanent dam with pump.—height, 3.00 meters; width at top, 3.00 meters; width at bottom, 3.00 meters; length at top, 6.00 meters; length at bottom, 6.00 meters. Canal length, 2,000 meters; average width, 1.00 meter.

(d) That the land to be irrigated is located in Barrio Mabatobato, Pili, Camarines Sur, containing an area of 113 hectares and its boundaries are:

North—Pedro Briones,
East—Feliciana Baliwag,
South—Tinablanan River, and
West—Tinablanan River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila,

a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Jovino M. Paje of Guinobatan, Albay for the appropriation on the public waters of Calawag Creek in Carangcang, Magarao, Camarines Sur for irrigation in the quantity of 33 liters per second in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately N. 25 deg. W. and 1.5 Kms. to Sta. Lucia Com. School.

(c) That the proposed work are to consist of suction pipe.

(d) That the land to be irrigated is located in Carangcang, Magarao, Camarines Sur, containing an area of 30 hectares and its boundaries are:

North—R. Sibulo and Ceudadano,
South—Sibulo, and
West—Toledana, Antiaga, Paje & Gamosa etc.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 9, 1968 by Francisco Sarrosa of Dumaguil, Norala, South Cotabato for the appropriation on the public waters of Banga River in Dumaguil, Norala, South Cotabato for irrigation in the quantity of 300 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is North 65 deg. 00 min. West. 1,000 meters more or less from Dumaguil Elementary School, Norala, South Cotabato.

(c) That the proposed work are to consist of pump irrigation. Canal length, 1,400 meters; average width, 1.5 meters.

(d) That the land to be irrigated is located in Dumaguil, Norala, South Cotabato, containing an area of 200 hectares and its boundaries are:

North—Guillermo Pama and Ledesma Abanga,
East—Herman Pavenilla and Estilita Garido,
South—Dr. Evangelista & Rafael Valencia, and
West—Banga River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 22, 1968 by Emen-Marber Farmers Irrigation System Association of Emen-Marber, Bansalan, Davao del Sur for the appropriation on the public waters of Matanao River in Emen-Marber, Bansalan, Davao del Sur for irrigation in the quantity of 300 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately N. 17 deg. 30 min. 2,610 meters from BLLM No. 80.

(c) That the proposed work are to consist of permanent dam, height, 1.00 meter; width at top, 1.00 meter; width at bottom, 4.00 meters; length at top, 20.00 meters; length at bottom, 20.00 meters. Canal length, 7 Kms. meters; average width, 1.5 meters.

(d) That the land to be irrigated is located in Eman-Marber, Bansalan, Davao del Sur, containing an area of 300 hectares and its boundaries are:

North—Matanao River,
East—Barrio Road,
South—Marber Creek, and
West—Matanao River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 10, 1968 by Gaspar Ponchinlan of Mayaoyao, Ifugao for the appropriation on the public waters of Mapacopaco Creek in Mapacopaco, Potia, Ifugao for irrigation in the quantity of 90 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed pump site is approximately located six (6) Kms. S. 45 deg. West of the new town site called Sta. Maria.

(c) That the proposed work are to consist of pump irrigation/temporary dam.—height, 1.5 meters; width at top, 2.00 meters; width at

bottom, 5.00 meters; length at top, 6.00 meters; length at bottom, 6.00 meters. Canal length, 800 meters; average width, 0.70 meter.

(d) That the land to be irrigated is located in Mapacopaco, Potia, Ifugao, containing an area of 30 hectares and its boundaries are:

North—Mapacopaco Creek,
East—Guarantinas Creek,
South—Carmen Langoan, and
West—National Secondary.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Leon P. Aricayos of Aurora, Isabela for the appropriation on the public waters of Malalinta Creek in Malalinta, Callang, Isabela for irrigation in the quantity of 20 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion is approximately 995.0 meters N. 8 deg. 01 min. E. from BLLM No. 216 Mp. of Roxas, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 500.0 meters; average width, 1.50 meters.

(d) That the land to be irrigated is located in Malalinta, Callang, Isabela, containing an area of 15.3 hectares and its boundaries are:

North—Malalinta Creek,
East—Lot 3194,
South—Lot 5870, and
West—Lot 8110.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 18, 1968 by Angelo Corpuz of San Antonio, Magsaysay, Isabela for the appropriation on the public waters of Guniran Creek in Carmencita, Magsaysay, Isabela for irrigation in the quantity of 60 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion is approximately S. 23 deg. E. 800 meters from the flagpole of Carmencita Elementary School, Carmencita, Magsaysay, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 300.0 meters; average width, 3.00 meters.

(d) That the land to be irrigated is located in Carmencita, Magsaysay, Isabela, containing an area of 20 hectares and its boundaries are:

North—Lot 1 & 2 and Public Land,
East—Public Land,
South—Guniran Creek, and
West—Lot C & D, Public Land, U. Pascua.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 16, 1968 by Isabelo Balantac of Santiago, Quirino, Isabela for the appropriation on the public waters of Mallig River in Santiago, Quirino (Ilagan) Isabela for irrigation in the quantity of 69 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion or pumpsite is approximately N. 50 deg. E. 3,500 meters from the flagpole of Municipal Building, Quirino, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 350 meters; average width, 3.00 meters.

(d) That the land to be irrigated is located in Santiago, Quirino, Isabela, containing an area of 23 hectares and its boundaries are:

North—Aurelio Galanda,
Northeast—Emilia Baguira,
Southeast—Conrado Rivera, S. Baguira and
Mallig River, and
West—Sabas Hernandez.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 30, 1968 by Guadalupe Palac of Caloocan, Santiago, Isabela for the appropriation on the public waters of Namoratan Creek in Echague, Isabela for irrigation in the quantity of 150 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is S. 16 deg. 15 min. E. 1,500 meters more or less from San Antonio Minit Barrio School, Echague, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 1,000 meters; average width, 2.00 meters.

(d) That the land to be irrigated is located in San Antonio-Minit, Echague, Isabela, containing an area of 100 hectares and its boundaries are:

North—Namoratan Creek,
East—Barrio Road,
South—Lot 5775 & 5776, and
West—Namoratan Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 13, 1968 by Calixto Gragasín of Caliguian, Burgos, Isabela for the appropriation on the public waters of Nagcalauan Creek in Caliguian, Burgos, Isabela for irrigation in the quantity of 73.00 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion is approximately N. 30 deg. E. 2,500 meters from T.L., flagpole Burgos Community School, Burgos, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 350.00 meters; average width, 3.00 meters.

(d) That the land to be irrigated is located in Caliguian, Burgos, Isabela, containing an area of 25 hectares and its boundaries are:

North—Serapio Cayton,
East—Pastora Marzan & Esteban Cervantes,
South—Luis Fronda & Fedeliano Obenorio, and
West—Road.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 14, 1968 by Ramon Dumaguina of Cordon, Isabela for the appropriation on the public waters of Baligatan Creek in Pagrangayan, Ramon, Isabela for irrigation in the quantity of 75 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumpsite is approximately 2,100 meters S. 52 deg. 0 min. W. of BLLM No. 97, Santiago Cadastral.

(c) That the proposed work are to consist of pump irrigation. Canal length, 600.00 meters; average width, 2.50 meters.

(d) That the land to be irrigated is located in Pagrangayan, Ramon, Isabela, containing an area of 50 hectares and its boundaries are:

North—Generoso Pastor,
East—Gregorio Ducusin,
South—Eugenia Villanueva, and
West—Baligatan Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last

day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 14, 1968 by Jose Rolleda of Olaño, Mallig, Isabela for the appropriation on the public waters of Casili Creek in Olaño, Mallig, Isabela for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumpsite is approximately 1,500 meters S. 80 deg. 0 min. W. of Olaño Barrio School, Olaño, Mallig, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 400.00 meters; average width, 2.00 meters.

(d) That the land to be irrigated is located in Olaño, Mallig, Isabela, containing an area of 20 hectares and its boundaries are:

North—Pedro Capitolio & Pedro Castillo,
East—Eusebio Rolleda & Dotheria Rolleda,
South—Casili Creek, and
West—Florentino Somera & Donato Camangege.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau

of Public Works, Manila, on June 13, 1968 by Victorino Espanto of Villaflor, San Isidro, Isabela for the appropriation on the public waters of Namasalan Creek in Villaflor, San Isidro, Isabela for irrigation in the quantity of 90 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion is approximately S. 18 deg. W. 250 meters from flagpole of Villaflor Elementary School, Villaflor, San Isidro, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 350 meters; average width 3.00 meters.

(d) That the land to be irrigated is located in Villaflor, San Isidro, Isabela, containing an area of 30 hectares and its boundaries are:

North—Namasalan Creek,
East—Namasalan Creek & Jose Sabio,
South—Jose Sabio, and
West—Estanislao Aquino.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 30, 1968 by Carlos D. Bagtang of Tabuk, Kalinga-Apayao for the appropriation on the public waters of Callagdao Creek in Tabuk, Kalinga-Apayao for irrigation in the quantity of 50 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is N. 69 deg. 45 min. E. 3,500 meters more or less from Kalinga-Apayao Provincial Capitol in Tabuk, Kalinga-Apayao.

(c) That the proposed work are to consist of temporary dam with pump—height, 1.500 meters; width at top, 3.00 meters; width at bottom, 5.00 meters; length at top, 16.00 meters; length at bottom, 16.00 meters. Canal length, 500 meters; average width, .80 meter.

(d) That the land to be irrigated is located in Tabuk, Kalinga-Apayao, containing an area of 44 hectares and its boundaries are:

North—Callagdao Creek,
East—Cabalinaga Creek,
South—Cabalingan Creek & Alfredo Lamen, and
West—Lots 1081, 1082 & Constacio Velasco.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 17, 1968 by Celestino Dumlaog of Tuguegarao, Cagayan for the appropriation on the public waters of Pangol Creek in Liwan East, Liwan, Kalinga-Apayao for irrigation in the quantity of 45 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumpsite is approximately 310 meters S. 35 deg. W. from Barrio School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 800.0 meters; average width, 2.00 meters.

(d) That the land to be irrigated is located in Liwan East, Liwan, Kalinga-Apayao, containing an area of 30 hectares and its boundaries are:

North—Salvatierra Estate,
East—Barrio Road,
South—National Highway, and
West—Daniel Cuado.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 18, 1968 by Octavio Traya of Poblacion, Abuyog, Leyte for the appropriation on the public waters of Hulhugan River, Color Creek, Maitum Creek in Maitum, Abuyog, Leyte for irrigation Creek in the quantity of 300 liters per second in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

S. 14 deg. W. approximately 1,548 Kms. from BLLM No. 28, Barrio Capilian, Abuyog, Leyte to the proposed point of diversion in Hulhugan River, Color Creek and Maitum Creek at Barrio Maitum, Abuyog, Leyte.

(c) That the proposed work are to consist of concrete dam—height, 1.5 meters; width at top, 6 inches; width at bottom, 5 meters; length at top, 3 meters; length at bottom, 5 meters. Canal length, 800 meters; average width, 1 meter.

(d) That the land to be irrigated is located in Maitum and Capilian, Abuyog, Leyte, containing an area of 150 hectares and its boundaries are:

North—Old and New Layog River,
East—Simeon Albiner, Eleodoro Poliguit, Francisco Costin, Fortunata Costin, Pedro Gallego and Heirs of H. Barguin,
South—Hulhugan River, Color Creek & Maitum Creek, and
West—Hulhugan River, B. Costin, Leon Coper and Old Layog River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 6, 1968 by Consolacion Arcenas Chua of Potot, Milagros, Masbate for the appropriation on the public waters of Potot River in Potot, Milagros, Masbate for irrigation in the quantity of 75 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumpsite is approximately 850 meters S. 80 deg. W. from Potot Barrio School, Potot, Milagros, Masbate.

(c) That the proposed work are to consist of centrifugal pump. Canal length, 500 meters; average width, 2.50 meters.

(d) That the land to be irrigated is located in Potot, Milagros, Masbate, containing an area of 50 hectares and its boundaries are:

North—Jose de Jesus and Natividad Aganan,
East—Fortunato Olivia and Esteban Aganan,
South—Potot River, and
West—Potot River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 9, 1958 by Leon Sebastian of San Jose, Occidental Mindoro for the appropriation on the public waters of Manus Creek in Batasan, San Jose, Occidental Mindoro for irrigation in the quantity of 15 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion is approximately S. 61 deg. W. and about 1,500 meters from the flagpole of Batasan Primary School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 400.0 meters; average width, 1.20 meters.

(d) That the land to be irrigated is located in Batasan, San Jose, Occidental Mindoro, containing an area of 15 hectares and its boundaries are:

North—Manus Creek,
East—Manus Creek,
South—Public Land (Catburan Mts.), and
West—Friar Lands.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 9, 1968 by Fermin Ordanes of San Jose, Occidental Mindoro for the appropriation on the public waters of Canualing Creek in La Curva, San Jose, Occidental Mindoro for irrigation in the quantity of 15 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion is approximately N. 47 deg. W. and about 500 meters from Canualing Elementary School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 400 meters; average width, 1.2 meters.

(d) That the land to be irrigated is located in La Curva, San Jose, Occidental Mindoro, containing an area of 15 hectares and its boundaries are:

North—Lot No. 6 and Canualing Creek,
East—Road,
South—Road, and
West—Road.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Procopio Benitez of San Jose, Occidental Mindoro for the appropriation on the public waters of Pitogo River in Aguas, San Jose, Occidental Mindoro for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion is approximately S. 77 deg. E. and about 550 meters from Aguas Elementary School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 450 meters; average width, 1 meter.

(d) That the land to be irrigated is located in Aguas, San Jose, Occidental Mindoro, containing an area of 15 hectares and its boundaries are:

North—Andres Fulgar,
East—Pitogo River,
South—Antonio Bayded & Lot No. 263, and
West—Fermin Barquez & Lot No. 2096.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 29, 1968 by Dr. Jacinto L. Leviste of Calapan, Oriental Mindoro for the appropriation on the public waters of Malbog River in Bancurro, Victoria, Oriental Mindoro for irrigation in the quantity of 12 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion is approximately S. 76 deg. 02 min. W. 630 meters from MBM No. 11, Naujan Cadastre.

(c) That the proposed work are to consist of pump irrigation. Canal length, 250 meters; average width, 1 meter.

(d) That the land to be irrigated is located in Bancurro, Victoria, Oriental Mindoro, containing an area of 8 hectares and its boundaries are:

North—Malbog River,
East—Lot No. 4657,
South—Center Creek & Lot No. 4657-B, and
West—NE—Lot No. 4649.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last

day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 26, 1968 by Pedro P. Trias, Jr. of Roxas, Oriental Mindoro for the appropriation on the public waters of Wasig River in Sta. Maria, Mansalay, Oriental Mindoro for irrigation in the quantity of 20 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately N. 38 deg. 30 min. E. 5,791 meters from BLLM No. 1, Mansalay Public Land Subd. PLS-416-D.

(c) That the proposed work are to consist of centrifugal pump controlled by a diesel engine. Canal length, 400.00 meters; average width, 1.700 meters.

(d) That the land to be irrigated is located in Sta. Maria, Mansalay, Oriental Mindoro, containing an area of 15 to 20 hectares and its boundaries are:

North—Property of Delina Family,
East—Lot 273 of Mansalay Subd. (Public Land),
South—Wasig River, and
West—Property of Quirico Sungcang.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 19, 1968 by Ireneo U. San Juan of Malibago, Naujan, Oriental Mindoro for the appropriation on the public waters of Malibago Creek in Malibago, Naujan, Oriental Mindoro for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately S. 54 deg. 50 min. W. 611 meters from BLLM No. 59, Naujan Cadastre 200.

(c) That the proposed work are to consist of Canal length, 400.00 meters; average width, 1.700 meters.

(d) That the land to be irrigated is located in Malibago, Naujan, Oriental Mindoro, containing an area of 30 hectares and its boundaries are:

North—Malibago Creek; Lots 998-D, 847 and 2925 of Naujan Cadastre 200,
East—Lots 998-D and 998-H Naujan Cadastre 200,
South—Lots 998-B Naujan Cadastre 200, and
West—Lot 846, Naujan Cadastre 200, Malibago Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 19, 1968 by Ramon Clemente of Sta. Clara Subd., Bacolod City, Negros Occidental for the appropriation on the public waters of Buringot Creek in Sta. Clara Subd., Bacolod City, Negros Occidental for irriga-

tion in the quantity of 60 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately S. 27 deg. 00 min. E. 2,000 meters from Odiong Elementary School.

(c) That the proposed work are to consist of irrigation pump unit. Canal length, 15.00 meters; average width, 1.50 meters.

(d) That the land to be irrigated is located in Odiong, Moises Padilla, Negros Occidental, containing an area of 33 hectares and its boundaries are:

North—Lot No. 1468,
East—Lot No. 854,
South—Lot No. 1278, and
West—Lot No. 1277.

(e) That the water requested will be used May to April.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 6, 1968 by Manuel Bondoc of San Pedro, Sta. Ana, Pampanga for the appropriation on the public waters of Betis River in San Pedro, Sta. Ana, Pampanga for irrigation in the quantity of 100 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumphsite is approximately 500 meters S. 27 deg. E. from San Pedro Barrio School, San Pedro, Sta. Ana Pampanga.

(c) That the proposed work are to consist of pump irrigation. Canal length, 600.00 meters; average width 2.50 meters.

(d) That the land to be irrigated is located in San Pedro, Sta. Ana, Pampanga, containing an area of 70 hectares and its boundaries are:

North—Gregorio Dizon,
East—Betis River,
South—Betis River, and
West—Gregorio Dizon.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 23, 1968 by David Layug of Mayquiapo, Guagua, Pampanga for the appropriation of the public waters of Palcarangan Creek in Sta. Cruz, Guagua, Pampanga for irrigation in the quantity of 15 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion or pumphsite is approximately N. 48 deg. 00 min. W. 2,200 meters from Km. Post No 89.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Sta. Cruz, Guagua, Pampanga, containing an area of 15 hectares and its boundaries are:

North—Palcarangan Creek,
East—Palcarangan Creek,
South—David Layug, and
West—David Layug.

(e) That the water requested will be used January–December.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 1, 1968 by Juan P. Barrucan of Alos, Alaminos, Pangasinan for the appropriation on the public waters of Balite River in Villacorta, Mabini, Pangasinan for irrigation in the quantity of 27 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumpsite is approximately 3 Kms. N. 16 deg. W. from Barrio Villacorta School, Barrio Villacorta, Alaminos, Pangasinan.

(c) That the proposed work are to consist of pump irrigation. Canal length, 280.0 meters; average width, 2.50 meters.

(d) That the land to be irrigated is located in Villacorta, Mabini, Pangasinan, containing an area of 17-20 hectares and its boundaries are:

North—Balite River,
East—Troso Creek,
South—Public Land & Narvisa Ososrio, and
West—Angat River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[38-41]

[SECOND PUBLICATION]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 18, 1968 by Vicente E. Paguirigan of Malasin, Burgos, Isabela for the appropriation on the public waters of Bugnay Creek in Malasin, Burgos, Isabela for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately N. 40 deg. W, 1,500 meters from Malasin Primary School flagpole, Malasin, Burgos, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 400.00 meters; average width, 3.00 meters.

(d) That the land to be irrigated is located in Malasin, Burgos, Isabela, containing an area of 30 hectares and its boundaries are:

North—Bugnay Creek,
East—Bugnay Creek,
South—Lot No. 2890 and road, and
West—Bugnay Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[37-40]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 23, 1968 by Bilbao-Watkins Plantation Co., Inc. of Talacagay, Hinoba-an, Negros Occidental for the appropriation on the public waters of Bacayungan River in Talacagay, Hinoba-an, Negros Occidental for irrigation in the quantity of 111 liters per second,

in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

N-31 deg. 30 min. E, approximately 4,060 meters from the Bilbao-Watkins Elementary School to the proposed point of diversion.

(c) That the proposed work are to consist of permanent dam. height, 1.50 meters; width at top, 0.60 meter; width at bottom, 3.00 meters; length at top, 10.00 meters; length at bottom, 10.00 meters. Canal length, 1.3 Km.; average width, 2.00 meters.

(d) That the land to be irrigated is located in Talacagay, Hinoba-an, Negros Occidental, containing an area of 111 hectares and its boundaries are:

North—Lot Nos. 3849 and 3850,
East—Lot Nos. 4094, 4140 and Nabulo Creek,
South—Lot Nos. 4040, 4021 and 4020, and
West—Lot Nos. 4087, 4073 and Talacagay Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[37-40]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 7, 1968 by Luzon Cement Corporation of Shurdut Bldg., Intramuros, Manila for the appropriation on the public waters of Unnamed Creek in Barrio Akle, San Ildefonso, Bulacan for industrial in the quantity of 12 * liters per second, in accordance with provisions of Act No. 2152, as amended.

*2 liters per second for Domestic.
10 liters per second for Industrial.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown

on the sketch filed with the application described as follows:

Proposed dam is about 1.75 km. North of Barrio Akle School.

(c) That the proposed work are to consist of permanent dam.—height, 1 meter; width at top, .5 meter, width at bottom, 1 meter; length at top, 2.5 meters; length at bottom, 2 meters. Canal length, not applicable, average width, not applicable.

(d) That the land to be irrigated is located in not applicable, containing an area of not applicable hectares and its boundaries are:

North—not applicable

East—not applicable

South—not applicable

West—not applicable.

(e) That the water requested will be used all months of the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge

Administrative Division

[37-40]

bangsan, Labo, Camarines Norte for irrigation in the quantity of 20 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

That the proposed dam site is South 60 deg. East 10 meters distance from Corner No. 4 (B. L. Conc. Cy. Mon. 15 x 60 cm.) of Lot 2047 of Labo Cad. 238.

(c) That the proposed work are to consist of permanent (dam)—height, 1 meter; width at top, 1.5 meters; width at bottom, 3 meters; length at top, 12 meters; length at bottom, 12 meters. Canal length, 500 meters; average width, 1 meter.

(d) That the land to be irrigated is located in Pinagtambangan, Labo, Camarines Norte, containing an area of 10 hectares and its boundaries are:

North—By applicant Rosa B. Ceguerra,
East—By Matalhod Creek,
South—By Matalhod Creek, and
West—By Matalhod Creek and Heirs of Lociano Villagen.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[36-39]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on March 11, 1968 by Virginia S. Tugbang of 393-E Rodriguez Blvd., Quezon City for the appropriation on the public waters of Bitac, Viejo River in Barrio Vista Alegre, Bitac Viejo, Iloilo for irrigation in the quantity of 50 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Pumpsite is N. 35 deg. W. from the tie line Vista Alegre Elementary School which is S. 30 deg. E. approximately distance of 1 Km.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Barrio Vista Alegre, Bitac Viejo, Iloilo, containing an area of 50 hectares and its boundaries are:

North—Rizalino Balico & Bolofenos,
East—Feeder Road,
South—Floresto Balila & Gutang, and
West—Bitac, Viejo River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[36-39]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 22, 1968 by Antonio Yasom of Roxas, Mindoro Oriental for the appropriation on the public waters of Malaguta Creek in Roxas, Oriental Mindoro for irrigation in the quantity of 10 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Pumpsite N. 43 deg. 69 min. 3,372 meters BLBM Barrio Poclasam, Mansalay, Oriental Mindoro.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Roxas, Oriental Mindoro, containing an area of 10 hectares and its boundaries are:

East—Marcelo Cabrera, and
South—Lot No. 75847.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last

day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[36-39]

day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[36-39]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 22, 1968 by Simeona P. Cruz of Mangatarem, Pangasinan for the appropriation on the public waters of Estero Fernandez in Barrio Pulido, Mangatarem, Pangasinan for irrigation in the quantity of 26 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

T.L. P.S. is approximately S. 19 deg. W. and 1,200 meters from BLLM No. 2, of Mangatarem, Pangasinan.

(c) That the proposed work are to consist of pump irrigation. Canal length, 700 meters; average width, 3.0 meters.

(d) That the land to be irrigated is located in Barrio Pulido, Mangatarem, Pangasinan, containing an area of 23.64 hectares and its boundaries are:

North—Juan Acosta,
East—Estero Fernandez,
South—Heirs of Federico Casiano, and
West—Heirs of Nazario Castillo.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 22, 1968 by Lope Gallevo of Barrio San Nicolas, Victoria, Tarlac for the appropriation on the public waters of Unnamed Creek in Barrio Canarem, Victoria, Tarlac for irrigation in the quantity of 9 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

P.S. 1.5 Km. more or less from San Agustin Elementary School in Barrio Canarem, Victoria, Tarlac.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Barrio Canarem, Victoria, Tarlac, containing an area of 9 hectares and its boundaries are:

North—Vicente Rigor,
East—Luis Ramos and Gregorio Bergonio, and
South—Guillermo Gagatano.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[36-39]

[LAST PUBLICATION]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 7, 1968 by Salvacion Briones of Gatbo, Ocampo, Camarines Sur for the appropriation on the public waters of Morocboroc Spring in Barrio Gatbo, Ocampo, Camarines Sur for irrigation in the quantity of 20.00 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion is N. 41 deg. 25 min. E., 3,650.00 meters more or less from BLLM No. 1, Barrio of Mabatabato, Ocampo, Camarines Sur.

(c) That the proposed work are to consist of Permanent (Dam)—height, 0.50 meter; width at top, 0.50 meter; width at bottom, 7.00 meters; length at top, 5.00 meters; length at bottom, 5.00 meters. Canal length, 360.00 meters; average width, 1.00 meter.

(d) That the land to be irrigated is located in Gatbo, Ocampo, Camarines Sur, containing an area of 13.4397 hectares and its boundaries are:

North—Eustaquio Salar, Vina Vda. de Liva,
East—Paunlong River,
South—Marcelina Vda. de Tadeo, Isabel Tadeo,
Jacinto Alarcom, and
West—Pataboy Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge

Administrative Division

[35-38]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of

Public Works, Manila, on July 31, 1968 by Saosao Farmers Irrigation Group of Sao-sao, Mawab, Davao del Norte for the appropriation on the public waters of Saosao River, in Sao-sao, Mawab, Davao del Norte for irrigation in the quantity of 100 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed dam site is adjacent to the southern most corner of Lot 3529 and eastern most corner of Lot 3528.

(c) That the proposed work are to consist of Permanent (Dam)—height, 1.5 meters; width at top, .75 meter; width at bottom, 2 meters; length at top, 12 meters; length at bottom, 12 meters. Canal length, 600 meters; average width, 1.5 meters.

(d) That the land to be irrigated is located in Barrio Sao-sao, Mawab, Davao del Norte, containing an area of 75 hectares and its boundaries are:

North—Lorenzo Ignacio, et al.,
East—Sao-sao Barrio Site,
South—Sao-sao River, and
West—Public Lands.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge

Administrative Division

[35-38]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 22, 1968 by Roman Tamoyao of Cabatuan, Isabela for the appropriation on the public waters of Marabulig Creek, in Barrio Canan, Cabatuan, Isabela for irrigation in

the quantity of 65 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

S. 43 deg. E., 3 Km. away from Barrio Canan School Flagpole.

(c) That the proposed work are to consist of pump irrigation. Canal length, 300 meters; average width, 1.5 meters.

(d) That the land to be irrigated is located in Barrio Canan, Cabatuan, Isabela, containing an area of 40 hectares and its boundaries are:

North—Lot No. 3559—Mr. Sabora,

East—Marabulig Creek,

South—Lot No. 3558, Mr. Biedad, and

West—Feeder Road.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge

Administrative Division

[35-38]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 7, 1968 by Alfredo Domingo of Bayombong, Nueva Vizcaya for the appropriation on the public waters of Dibul Creek in Barrio Dibul, Saguday, Nueva Vizcaya for irrigation in the quantity of 42 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion site is S. 40 deg. 15 min. E and 164 meters, more or less, from BLLM No. 2, Jones, Cad. Please see, attached sketch.

(c) That the proposed work are to consists of pump irrigation (Temporary)—height, 2.00 meters; width at top, 1.00 meter; width at bottom, 2.00 meters; length at top, 8.00 meters; length at bottom, 6.00 meters. Canal length, 740 meters; average width, 1.00 meter.

(d) That the land to be irrigated is located in Dibul, Saguday, Nueva Vizcaya, containing an area of 1353 hectares and its boundaries are:

North—Lot 4221, Cad. 253,

East—Dibul Creek,

South—Lot 4222, Cad. 253, and

West—Lots 4219, 4221, all Cad. 253.

(e) That the water requested will be used January to August.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge

Administrative Division

[35-38]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 3, 1968 by Felixberto N. Boquiren of Barrio Omando, Malasiqui, Pangasinan for the appropriation on the public waters of Agno River in Barrio Omando, Malasiqui, Pangasinan for irrigation in the quantity of 16.5 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Proposed pumpsite is adjacent to corner No. 4 of Lot No. 5851, of Malasiqui Cadastre.

(c) That the proposed work are to consist of Pump irrigation.

(d) That the land to be irrigated is located in Barrio Omando, Malasiqui, Pangasinan, containing an area of 10 hectares and its boundaries are:

North—West by Lots 5492, 5491 and 9972,

East—Lot No. 5542 (water pond),

South—East Lot No. 5494, and

West—Southwest by public easement Agno River.

(e) That the water requested will be used January to July and October to December.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such

objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[35-38]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on August 7, 1968 by Pacifico C. Barredo of Limon, Looc, Romblon for the appropriation on the public waters of Looc River and Pusdan Creek in Barrio Limon, Looc, Romblon for irrigation in the quantity of 60 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Proposed Pumpsite No. 1 on Looc River is approximately 1 km. west from Limon Sur Schoolhouse.

Proposed Pumpsite No. 2 on Pusdan Creek is approximately 1 km. south of Limon Sur Schoolhouse.

(c) That the proposed work are to consist of pump irrigation. Canal may not be necessary because the land adjoins the Creeks.

(d) That the land to be irrigated is located in Limon, Looc, Romblon, containing an area of 40 hectares and its boundaries are:

North—Mountain,
East—Gregorio Gaa,
South—Cecilia Cuasay, Pacifico Barredo, and
West—Mountain.

(e) That the water requested will be used April, September and December.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[35-38]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 17, 1968 by Mrs. Bibiana Briones of Dolor Subdivision, Batangas, Batangas for the appropriation on the public waters of Paninsingin River in Coloñgan, Rosario, Batangas for irrigation in the quantity of 20 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is S. 0 deg. 45 min. East, 450 meters more or less from Barrio Coloñgan, Rosario, Batangas.

(c) That the proposed work are to consist of pump irrigation. Canal length, 300 meters; average width, 0.50 meter.

(d) That the land to be irrigated is located in Coloñgan, Rosario, Batangas, containing an area of 1.0277 hectares and its boundaries are:

North—Calixto Roxas,
East—Valentina Viril,
South—Severo Nagui, and
West—Paninsingin River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[35-38]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 18, 1968 by Roberta B. Goce of Poblacion, San Jose del Monte, Bulacan for the appropriation on the public waters of Pakulis Creek in Poblacion, San Jose del Monte, Bulacan for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is South 23 deg. 00 min. East, 120.00 meters more or less from Corner 1 Psu-146245, San Jose del Monte, Bulacan.

(c) That the proposed work are to consist of permanent dam with pump.—height, 2.00 meters; width at top, 12.00 meters; width at bottom, 12.00 meters; length at top, 2.00 meters; length at bottom, 2.00 meters. Canal length, 1,000 meters; average width, 1.0 meter.

(d) That the land to be irrigated is located in Poblacion, San Jose del Monte, Bulacan, containing an area of 30 hectares and its boundaries are:

North—Donata de los Reyes,
East—Pakulis Creek,
South—Juana Dilag, and
West—Juana Dilag.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[35-38]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 18, 1968 by Arturo F. Goce of 1415 Sulo, Sta. Cruz, Manila for the appropriation on the public waters of Makaeng Creek in Gaya-Gaya, San Jose del Monte, Bulacan for irrigation in the quantity of 15 liters per second, in accordance with provision of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is North 62 deg. 00 min. West, approximately 55 meters from corner 1 of Psu-97472, San Jose del Monte, Bulacan.

(c) That the proposed work are to consist of permanent dam with pump.—height, 2.00 meters; width at top, 12.00 meters; width at bottom, 12.00 meters; length at top, 2.50 meters; length at bottom, 2.50 meters. Canal length, 1,000 meters; average width, 1.00 meter.

(d) That the land to be irrigated is located in Gaya-Gaya, San Jose del Monte, Bulacan, containing an area of 15 hectares and its boundaries are:

North—Creek (Makaeng Creek),
East—Valentin Secretario and N. Gabriel,
South—Juan Secretario, and
West—Inocencio Casas.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[35-38]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 11, 1968 by Atty. Constantino Consigna of Niog Sur, Faire, Cagayan for the appropriation on the public waters of Rio Chico River in Niog Sur, Faire, Cagayan for irrigation in the quantity of 101 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion or pumpsite is approximately 200 meters N. 47 deg. 00 min. E. of Niog Sur, Community School, Niog Sur, Faire, Cagayan.

(c) That the proposed work are to consist of pump irrigation. Canal length, 700.00 meters; average width, 2.50 meters.

(d) That the land to be irrigated is located in Niog Sur, Faire, Cagayan, containing an area of 101 hectares and its boundaries are:

North—Rio Chico River,
East—Eufresino Artega,
South—Remegio Caram, and
West—Alfredo Martinez.

(e) That the water requested will be used January to December.

In view of such application, it is hereby further notified that any person interested may file with

the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[35-38]

Bureau of Public Schools

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF EDUCATION
BUREAU OF PUBLIC SCHOOLS
MANILA

TEXTBOOK PRODUCTION SERVICE

August 30, 1968

INVITATION TO BID

Sealed bid plainly marked Proposal for Trucking Services for the hauling and delivery of approximately four (4) million copies of textbooks to the different public schools in the Philippines will be received at the Office of the Textbook Production Service, Bureau of Public Schools, Manila

until 10:00 a.m. on September 23, 1968 and opened in the presence of all attending bidders.

Instructions and information to bidders and proposal forms will be issued at the above-mentioned Office not later than September 20, 1968. Each proposal must be accompanied by a bidders Bond in Cash or Certified Check in the amount of one thousand (P1,000.00) pesos.

The right is reserved to reject any or all bids, to waive any formality therein, or to accept such bids as may be considered advantageous to the Bureau of Public Schools.

(Sgd.) JUAN L. MANUEL
Director of Public Schools

[36-38]

National Waterworks and Sewerage Authority

REPUBLIC OF THE PHILIPPINES
NATIONAL WATERWORKS AND SEWERAGE AUTHORITY
OFFICE OF THE WATERWORKS DISTRICT ENGINEER
WATERWORKS DISTRICT NO. XXII
CAGAYAN DE ORO CITY

NOTICE TO BIDDERS

Sealed proposals, in quintuplicate, for the furnishing and delivery of 1,200 lineal meters of 6-inch Asbestos Cement Pipes, Class D with comet joints or its equivalent as per specifications, under the deferred payment plan will be received in

the Office of the Waterworks District Engineer, District No. XXII, Cagayan de Oro City until 10:00 a.m., September 30, 1968, at which time and place said proposals will be opened in the presence of all attending bidders.

Copies of the circular proposal and specifications can be obtained at the above office at any time during office hours.

(Sgd.) APOLINAR Z. RAMIRO
Waterworks District Engineer

City of Bacolod

REPUBLIC OF THE PHILIPPINES
PROVINCE OF NEGROS OCCIDENTAL
CITY OF BACOLOD

OFFICE OF THE GOVERNOR

ADVERTISEMENT

Pursuant to Provincial Board Resolution No. 326-A dated August 15, 1968, sealed bids for the purchase of the property hereinbelow described, or a portion thereof, will be received in the Office of the Provincial Governor of Negros Occidental, Bacolod City, on October 15, 1968 from 9:00 a.m. to 11:00 a.m. and then publicly opened by the Provincial Award Committee.

DESCRIPTION OF PROPERTY

Lot 32-B, situated at the corners of Araneta, Luzuriaga, Gov. Gatuslao and Ballesteros Sts. Bacolod City (near the Bacolod City Hall), containing an area of 14,062 square meters, more or less, covered by Transfer Certificate of Title No. RT-11267 (12961) in the name of the Provincial Government of Negros Occidental.

Offers to buy may be in cash or installment. If installment, 30% of the total agreed price shall be paid upon execution of the deed of sale and the balance payable at 12% interest per annum as follows:

- 15% payable on or before April 30, 1969
- 15% payable on or before October 31, 1969
- 15% payable on or before October 31, 1970
- 15% payable on or before October 31, 1971
- 10% payable on or before April 30, 1971

As security for the balance, the buyer will be required to execute a deed of mortgage of the property sold in favor of the Provincial Government of Negros Occidental.

Better installment terms, however, will be preferred.

To insure faithful compliance with their offers if accepted, prospective bidders are required to accompany their bids with cash, certified check, or money order payable to the Provincial Treasurer of Negros Occidental in an amount equivalent to 5% of the total bid price as good faith deposit, which amount will be returned to the bidder with out interest if his bid is rejected.

In the event that a bid is accepted and the bidder withdraws or otherwise fails to comply with his bid within a reasonable period, his good faith deposit will be forfeited in favor of the Provincial Government of Negros Occidental. Submission of bid will be deemed acceptance of this conditions on the part of the bidder.

All expenses for conveyance and registration of title will be borne by the buyer.*

The Provincial Government of Negros Occidental reserves the right to reject any or all bids, waive any formality therein, or accept such bid as may be considered most advantageous to the Provincial Government.

For further particulars, please contact the Office of the Provincial Governor of Negros Occidental, Bacolod City.

Bacolod City, August 29, 1968.

* Amended September 12, 1968.

(Sgd.) MIGUEL M. GATUSLAO

[36-38] Acting Provincial Governor

City of Quezon

REPUBLIC OF THE PHILIPPINES
QUEZON CITY
DEPARTMENT OF ENGINEERING

September 12, 1968

ADVERTISEMENT

Sealed bids, on the form to be furnished by the Department of Engineering, Quezon City, will be received at said Office until 10:00 a.m. on October 15, 1968 and then publicly opened in the presence of bidders or their duly authorized representatives, for the Improvement of D. Tuazon Street, Quezon City.

Financing requirements:

Cash—P8,000.00.

Credit line—P16,000.00.

Deadlines:

Pre C-1—September 30, 1968

Pre C-2—October 4, 1968.

Full particulars re-bid bond, plans and specifications, proposal forms, and other prerequisites may be obtained from the above named office by any prospective bidder upon request.

(Sgd.) PANTALEON P. TABORA

City Engineer

MISCELLANEOUS

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

BRANCH IV, QUEZON CITY

NATURALIZATION CASE No. Q-12372.—In the Matter of the Petition of HILARIO UN LAY to be Admitted as Citizen of the Philippines.

ORDER

A verified petition has been filed in this Court by Hilario Un Lay, who alleges that he presently resides at No. 25 Ragang, Quezon City, praying that he be admitted as a citizen of the Philippines.

It appearing that the petition is sufficient in form and in substance, it is hereby ordered that the same be, as hereby it is, set for hearing on March 29, 1968, at 8:30 o'clock in the morning on which date and time any person may appear in this Court and show cause why the aforesaid petition should not be granted.

Let this Order and the Petition, together with its annexes, be published in the *Official Gazette*, for three successive issues, and in the *Manila Chronicle*, once a week for three consecutive weeks, at the expense of the petitioner.

So ordered.

Quezon City, Philippines, September 18, 1968.

(Sgd.) WALFRIDO DE LOS ANGELES

[38-40]

Judge

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF QUEZON CITY
BRANCH NO. IV

CASE No. Q-12372.—In the Matter of the Petition of HILARIO UN LAY to be admitted as Citizen of the Philippines.

PETITION FOR NATURALIZATION

I apply for Naturalization as Citizen of the Philippines, and to the Honorable Court respectfully show:



1. My full name is HILARIO UN LAY;
2. My present place of residence is No. 25 Ragang St., Quezon City, Philippines, and my

former residences were: from April 4, 1963 to August 6, 1964—No. 5 Andres Malong St., Quirino District, Quezon City; from July 16, 1962 to April 3, 1963—No. 7 Katipunan St., Loyola Heights, Quezon City; from November 6, 1961 to July 15, 1962—Blue Apartment, Chico corner Katipunan St., Loyola Heights, Quezon City; from January 31, 1961 to November 5, 1961—1734 Dakota St., Malate, Manila; from February 5, 1960 to January 30, 1961—469 Romero Salas St., Ermita, Manila; from January 27, 1956 to February 4, 1960—Uyanguren St., now R. Magsaysay Avenue, Davao City; from November 30, 1948 to January 26, 1956—Paco, Kidapawan, Cotabato; from birth to November 29, 1948—Bongbong, Pantukan, Davao;

3. My trade or profession is Statistician at Central Azucarera de Tarlac, with office at AIU Building, Ayala Avenue, Makati, Rizal, Philippines, in which I had been employed since 1964 up to January 30, 1968, from which I derive an average annual income of P10,000.00; and since February 1, 1968 to the present, I am engaged in private business as general merchant with office at 50-A G. Araneta Boulevard, Quezon City, from which I derive an average monthly income of P900.00;

5. I am single and able to speak and write English, Tagalog and Visayan dialect;

6. I am entitled to the benefit of Section 3 of Commonwealth Act No. 473, as amended, which reduces to five (5) years the ten (10) years of continuous residence required by paragraph two of Section 2 of said act for having been born in the Philippines;

7. I am also entitled to the benefit of Section 6 of Commonwealth Act No. 473, as amended, which exempts persons from the requirement to make a declaration of intention for I was born in the Philippines and had received my primary and secondary education in a private school recognized by the Philippine Government and not limited to any race or nation or nationality;

8. I believe in the principles underlying the Philippine Constitution, I have conducted myself in a proper and irreproachable manner during my entire period of residence in the Philippines in my relations with the constituted Government as well as with the community in which I am living. I have mingled socially with Filipinos and have evinced a sincere desire to learn and embrace the customs, traditions and ideals of the Filipinos. I have all the qualifications required under Section 2, and none of the disqualifications under Section 4 of Commonwealth Act No. 473, as amended;

I am not opposed to organized government or affiliated with any association or group of persons who upheld and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault, or assassination for the success and predominance of men's ideas. I am not a polygamist nor a believer in the practice of polygamy. I have not been convicted of any crime involving moral turpitude. I am not suffering from any incurable contagious disease. The nation of which I am a citizen or subject is not at war with the Philippines;

9. It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to my foreign prince, potentate, state or sovereignty, and particularly to the Republic of Nationalist China of which at this time I am a citizen or subject. I will reside continuously in the Philip-

pines from the date of filing of my petition up to the time of my admission to Philippine Citizenship;

10. I have not heretofore made petition for citizenship to any court;

11. Leovigildo Vizcarra Reyes of legal age, residing at 88 Panay Avenue, Quezon City, and Perico Villanueva Jao, of legal age, residing at 142 Don Manuel St., Quezon City; Fernando Maria Braganza, of legal age, residing at 1578 Kansas St., Paco, Manila, and Fernando Cortes Montes of legal age, residing at No. 5 Andres Malong St., Quirino District, Quezon City, who are all Filipino Citizens, will appear and testify as my witnesses at the hearing of my herein petition.

Wherefore, petitioner prays that he be admitted as Citizen of the Philippines.

September 6, 1968, Quezon City, Philippines.

(Sgd.) HILARIO UN LAY

Petitioner

ANNEX "B"

[38-40]

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF INTERIOR
BUREAU OF IMMIGRATION
MANILA

CITY OF
MUNICIPALITY OF
RESIDENCE OF

ALLEN CERTIFICATE OF REGISTRATION
Issued under Dep. Act No. 521

THIS IS TO CERTIFY that
HILARIO UN LAY
has applied for registration and registration and that he has been issued this Certificate of Registration pursuant to the provisions of Section 1 of the Alien Registration Act of 1910.

DATA AND DESCRIPTION

Name: HILARIO UN LAY
Previous A.C.R. No. A-56237, issued at Cebu, Cebu, on September 5, 1950
Date and place of birth: July 17, 1924, Iloilo, Iloilo
Civil status: Single If married, state name and address of spouse
Local residence and address: No. 116, Iloilo, Iloilo, Iloilo
Occupation: Student
Employer, if any: None

Physical Description and Distinguishing Marks:

| | |
|---|----------------------|
| Age: 44 years & 1 day | Color of Hair: Black |
| Height: 5 feet & 10 inches | Color of Eyes: Brown |
| Complexion: Brown | Weight: 77 pounds |
| Build: Medium | Race: Chinese |
| Visible marks and tattoos: No big mole below the center lower lip and four moles at the right side of the neck. | Scar: None |

Signature of Petitioner: HILARIO UN LAY
Date: September 6, 1968
Place: Cebu, Cebu

For the Commissioner of Immigration:
Municipal Treasurer & Purveyor

REPUBLIC OF THE PHILIPPINES } S.S.
QUEZON CITY

Hilario Un Lay, being duly sworn, deposes and says that he is the petitioner in the above-entitled proceedings; that he has read the foregoing petition and knows the contents thereof; and that the same is true to his own knowledge.

(Sgd.) HILARIO UN LAY
Petitioner

Subscribed and sworn to before me, this 6th day of September, 1968, at Quezon City, Philip-

pines, petitioner Hilario Un Lay exhibited his Residence Certificate No. A-3747704, issued at Makati, Rizal, on January 4, 1968.

(Sgd.) ANATALIO B. CABACUNGAN

Notary Public

Until December 31, 1968

Doc. No. 285;
Page No. 88;
Book No. IV;
Series of 1968.

ANNEX "A"

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF QUEZON CITY
BRANCH NO. —

NATURALIZATION CASE No. 12372.—In the Matter of the Petition of HILARIO UN LAY to be admitted as Citizen of the Philippines.

AFFIDAVIT OF WITNESSES

Leovigildo Vizcarra Reyes, businessman, residing at No. 88 Panay Avenue, Quezon City, Philippines, Perico Villanueva Jao, businessman, residing at No. 142 Don Manuel Street, Quezon City, Philippines; Fernando Maria Braganza, Lawyer, residing at No. 1578 Kansas St., Manila, Philippines and Fernando Cortes Montes, Civil Engineer, residing at No. 5 Andres Malong St., Quirino District, Quezon City, Philippines, each being severally, duly, and respectively sworn, deposes and says that he is a citizen of the Philippines; that he has personally known and has been acquainted in the Philippines with Hilario Un Lay, the petitioner above-mentioned, since July, 1959, February, 1963, July, 1963 and December, 1962 respectively; that to his personal knowledge the petitioner has resided in the Philippines continuously preceding the date of filing his petition of which this affidavit is a part, to wit: Since the dates last mentioned, and at Quezon City, Philippines, in which the above entitled petition is made, at least one year prior to the filing thereof, continuously since, that he has personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable, attached to the principles, to the good order and happiness of the Philippines; and that in his opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473, as amended.

(Sgd.) FERNANDO MARIA BRAGANZA
Affiant

Res. Cert. No. A-3745925, issued at Makati, Rizal on January 3, 1968.

(Sgd.) LEOVIGILDO VIZCARRA REYES
Affiant

Res. Cert. No. A-3757001, issued at Makati, Rizal on January 11, 1968.

(Sgd.) FERNANDO CORTES MONTES
Affiant

Res. Cert. No. A-4668473, issued at Cavite City on January 31, 1968.

(Sgd.) PERICO VILLANUEVA JAO
Affiant

Res. Cert. No. A-422116, issued at Manila on February 8, 1968.

REPUBLIC OF THE PHILIPPINES
CITY OF MANILA

S.S.

Subscribed and sworn to before me this 9th day of September, 1968, at Manila, Philippines, affiants exhibiting their Residence Certificates A appearing above just below their respective names.

(Sgd.) JOSE G. DE LEON, JR.

Notary Public

Until December 31, 1969

Doc. No. 163;
Page No. 95;
Book No. I;
Series of 1968.

EXHIBIT "C"

ANNEX "C"

REPUBLIC OF THE PHILIPPINES
PROVINCE OF DAVAO
MUNICIPALITY OF PANTUKAN

S.S.

AFFIDAVIT

I, Antero Donguila, with residence and postal address at Bongbong, Pantukan, Davao, with residence certificate A-0658817, issued on March 16, 1964, at Pantukan, Davao, after having duly sworn to according to law hereby depose and state the following:

That, Hilario Un Lay is the son of a Chinese couple Un Lay and Yap Tin was born at my barrio Bongbong, Pantukan, Davao, sometimes on July 17, 1941. That, I know him very well because his father was a former employee of the store of the deceased Lu Ah Shim an immediate neighbor of mine.

That, I know this boy very well because of the nearness of the store of Lu Ah Shim and my house, and the fact that this boy stayed in my barrio from the age of one year to seven years till the time that he transferred to Davao City in 1947 to study in one of the schools thereat.

That, being a pioneer of the barrio of Bongbong this municipality and having resided therein since the year 1906, therefore knows every resident of the barrio.

In witness hereof, I hereunto set my hands this 16th day of March, 1964, at Kingking, Pantukan, Davao.

(Sgd.) ANTERO DONGUILA
Affiant

Subscribed and sworn to before me this 16th day of March, 1964, at Pantukan, Davao, affiant

exhibited to me his Residence Certificate A-0658817,
issued on March 16, 1964, at Pantukan, Davao.

(Sgd.) ELISEA B. FUENTES
Municipal Judge

Doc. Stamp
30 Centavos, 3-16-64
[SEAL]

EXHIBIT "D"

ANNEX "C-1"

REPUBLIC OF THE PHILIPPINES }
PROVINCE OF DAVAO } S.S.
MUNICIPALITY OF PANTUKAN }

AFFIDAVIT

I, Sulpecio Mendoza, with residence and postal address at Bongbong, Pantukan, Davao, with residence certificate A-0658818, issued March 16, 1964, at Pantukan, Davao, after having duly sworn to according to law hereby depose and state the following:

That, I know that Hilario Un Lay is the son of the Chinese couples Un Lay and Yap Tin was born at my barrio Bongbong, Pantukan, Davao, sometimes on July 17, 1941.

That I know him very well being playmates of the children of my neighbors; and that the store of the deceased Lu Ah Shim in which his father Un Lay was employed is an immediate neighbor of mine.

That, I almost know every body in the barrio of Bongbong for I have stated therein for a long time way back in the year 1936.

In witness hereof, I hereunto set my hands this 16th day of March, 1964, at Pantukan, Davao, Philippines.

(Sgd.) SULPECIO MENDOZA
Affiant

Subscribed and sworn to before me this 16th day of March, 1964, at Pantukan, Davao, Philippines, affiant exhibited to me his Residence Certificate No. A-0658818, issued on March 16, 1964, at Pantukan, Davao.

(Sgd.) ELISEA B. FUENTES
Justice of the Peace

Doc. Stamp
30 Centavos, 3-16-64
[SEAL]
053601—16

ANNEX "D"

DIOCESE OF DAVAO

Record No. 15
Year 1960
Page 84

CERTIFICATE OF BAPTISM
of

HILARIO UN LAY

Parish of Santa Ana
Municipality/City of Davao
Davao Province, Philippines

In this Parish, on the 25th day of May, 1960, the Rev. Fr. Paul Lu Te-Shan, a Catholic Priest, solemnly baptized Hilario, born on the 17th day of July, 1941 in Pantukan, Davao del Norte, Province of Davao.

Father's name Un Lay, from Amoy, China.
Mother's name Yap Tin, from Amoy, China.
Godfather's name Esmeraldo Cabali.
Godmother's name

This is to certify that the above certificate is a true copy of Baptismal Record kept in this Parish.

Given in Santa Ana Parish, this 11th day of September, 1968.

(Sgd.) Rev. Fr. PAUL LU TE-SHAN
Assistant Parish Priest

ANNEX "E"

DAVAO CHINESE HIGH SCHOOL
DAVAO CITY

CERTIFICATION

To Whom It May Concern:

This is to certify that Hilario Un Lay studied in the Davao Chinese High School, Davao City, Philippines, from Grade one up to the Second Year of the Secondary during the school years 1949-1957, inclusive. He graduated in the elementary department in March of 1955.

This is to certify further that the Davao Chinese High School is a duly recognized Private School operated under the laws of the Republic of the Philippines offering courses in the Elementary and Secondary open to all pupils and students of any nationality. According to the records of this school, more than fifty per cent of our enrollment are Filipinos.

The courses in the English department are those prescribed by the Bureau of Private Schools which include among others the teaching of Philippine Civics, Philippine History and Philippine Government.

This certification is given in the City of Davao, Philippines, this 19th day of September, 1968,

at the request of the above-mentioned student in connection with his application for naturalization.

(Sgd.) HUANG KUO CHEN
Principal

REPUBLIC OF THE PHILIPPINES }
CITY OF DAVAO } S.S.

Subscribed and sworn to before me on this 19th day of September, 1968, Davao City, Philippines, Affiant Huang Kuo Chen exhibited to me his Residence Certificate No. A-1140525, issued on January 19, 1968, at Davao City, Philippines.

(Sgd.) TEODORICO T. LABTIC
Notary Public
Until December 31, 1968

Doc. No. 200;
Page No. 41;
Book No. IV;
Series of 1968.

ATENEO DE DAVAO
HIGH SCHOOL DEPARTMENT
DAVAO CITY, PHILIPPINES
OFFICE OF THE REGISTRAR

ANNEX "F"

CERTIFICATION

8 September 1968

To Whom It May Concern:

This is to certify that Mr. Hilario Un Lay was a former student of the Ateneo de Davao and graduated from the same institution on March 21, 1959.

This Certification is issued upon the request of Mr. Hilario Un Lay as a requirement for his application for Filipino Citizenship.

(Sgd.) FRANCIS C. DOLAN, S.J.
Principal

[SEAL]
[38-40]

[SECOND PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT
BRANCH II

NATURALIZATION CASE No. 286.—In the Matter of
Petition of CIRILO ONG CHING PING (*Alias* Ching
Ping Ong) to be Admitted a Citizen of the
Philippines.

NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General and Atty.
Gualberto Opong, Atty. for the Petitioner, and
to all whom it may concern;

Whereas, a petition for Philippine citizenship
pursuant to Commonwealth Act No. 473, as amend-
ed by Commonwealth Act No. 535, has been pre-
sented to this Court of First Instance of Iloilo
by Cirilo Ong Ching Ping (*Alias* Ching Ping
Ong), which petition reads as follows:

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 286.—In the Matter of
Petition of CIRILO ONG CHING PING (*Alias* Ching
Ping Ong) to be Admitted a Citizen of the
Philippines.



PETITION FOR NATURALIZATION

Comes now petitioner CIRILO ONG CHING PING
(*alias* Ching Ping Ong), in the above-entitled case
and before this Honorable Court respectfully al-
leges and shows:

First.—My full name is CIRILO ONG CHING PING
(*Alias* Ching Ping Ong);

Second.—My present place of residence is P.
Arroyo Street, Iloilo City, Philippines;

Third.—My present occupation is Assistant
Cashier, Pacific Banking Corporation, Iloilo Branch,

053601—17

from which I derived an annual net income of
P11,712.03;

Fourth.—I was born on April 1, 1940, at Iloilo
City, Philippines. I am at present a citizen or
subject of China (Chiang Kai Shek Nationalist
Regime), under whose laws Filipinos may become
naturalized citizens or subjects thereof;

Fifth.—I am married. My wife's name is Ma.
Carmelita S. Co, a Filipino Citizen. She was
born in Manila on January 29, 1941 and now
resides with me at my aforementioned address at
P. Arroyo Street, Iloilo City. I have one (1)
child, the name, date and place of birth and place
of residence is as follows:

1. Marry Colleon C. Ong.—March 24, 1966, Ma-
nila, P. Arroyo St., Iloilo City, with Petitioner

Sixth.—That I have resided continuously in the
Philippines since birth, that is, almost twenty-
eight (28) years, immediately preceding the date
of this petition and in the City of Iloilo, for a term
of one year at least immediately preceding the date
of this petition;

Seventh.—That I am able to speak and write
the Ilongo-Visayan or "Hiligaynon" dialect, one of
the principal Philippine languages;

Eighth.—I have studied in the following schools:

1. Primary—Iloilo Chang Kai Shek High School,
Iloilo City, (1954-1955)
2. Secondary—Mapua Institute of Technology,
High School Department, Manila, (1958-59)
3. Collegiate—University of the East, Manila, gra-
duated with a degree of Bachelor of Business
Administration (1964)

The above-mentioned schools are duly recognized
by the government, private schools not limited to
any race, sect and/or nationality and where Phil-
ippine History, government and civics are being
taught as part of the school curriculum;

Ninth.—I am entitled to the benefits of Section
6 of Commonwealth Act 437, as amended, which
exempt persons from the requirement to make
a declaration of intention for the following reasons:

(a). I was born in the Philippines.

Tenth.—I believe in the principles underlying
the Philippine Constitution. I have conducted my-
self in a proper and irreproachable manner during
the entire period of my residence in the Philippines
in my relation with the duly constituted authorities
as well as with the community in which I am liv-
ing. I have mingled socially with the Filipinos and
have imbibed and already have embraced the cus-
toms, traditions, ideals and idiosyncracies of the

Filipinos; and have learned and have grown to love its institutions.

In summary hereof, I sincerely and honestly believe that I have all the qualifications and none of the disqualifications for acquiring Philippine Citizenship, whether stated or not herein in my petition, required by the Naturalization Law (Commonwealth Act 473), as amended by Commonwealth Act 535 and Republic Act 530.

I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideals. I am not a polygamist nor a believer in the practice of polygamy. I have not been convicted of any crime involving moral turpitude. I am not suffering from any mental alienation and/or mental disease. The nation of which I am a citizen or subject is not at war with the (United States or) the Philippines;

Eleventh.—It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of China (Chiang Kai Shek Nationalist Regime) of which at this time I am a citizen or subject. I will reside continuously in the Philippines from the date of the filing of my petition up to the time of my admission to Philippine Citizenship;

Twelfth. I am of good moral character; my conduct is beyond reproach. I believe in justice, liberty and democracy. In my humble way, when already a Filipino Citizen, I am ready and willing to defend the Philippines in times of need. Also, I am ready and willing to render personal, military, or civil service if thus required.

Thirteenth.—I have not therefore made petition for citizenship, in any court of the Philippines;

Fourteenth.—Manuel Arnaldo, a Filipino citizen, of legal age, and residing at La Paz, Iloilo City, and Manuel de la Rosa, a Filipino citizen, of legal age, and residing at General Luna St., Iloilo City, will appear and testify as my witnesses at the hearing of my herein petition. Attached to this application are the sworn affidavits of Manuel Arnaldo and Manuel de la Rosa and made integral part of this petition.

Also attached hereto are my 2 photographs and photostatic copies of my Alien Certificate of Residence No. B-002036 and Native Born Certificate of Residence No. 130518 issued by the Bureau of Immigration and made integral parts of this petition.

Wherefore, your petitioner prays that he be admitted a citizen of the Philippines.

Iloilo City, Philippines, July 22, 1968.

(Sgd.) GUALBERTO C. OPONG
(*Alias* Ching Ping Ong)
Petitioner

[37-39]

REPUBLIC OF THE PHILIPPINES }
CITY OF ILOILO } S. S.

Cirilo Ong Ching Ping (*alias* Ching Ping Ong), after having been duly sworn to in accordance with law, do hereby depose and say; That he is the petitioner; that he has read the foregoing petition and states that all the facts stated therein are true and correct.

(Sgd.) CIRILO ONG CHING PING
(*Alias* Ching Ping Ong)
Petitioner

Subscribed and sworn to before me this 23rd day of July, 1968, in the City of Iloilo, Philippines, affiant exhibiting to me his Residence Cert. No. A-2222754 issued at Iloilo City on January 17, 1968.

(Sgd.) GUALBERTO C. OPONG
Notary Public
Until December 31, 1968

Doc. No. 174;
Page No. 63;
Book No. V
Series of 1968.

REPUBLIC OF THE PHILIPPINES }
CITY OF ILOILO } S. S.

AFFIDAVIT

I, Manuel de la Rosa, of legal age, Filipino, married and a resident of Iloilo City, Philippines, after having duly sworn to in accordance with law, do hereby depose and say:

1. That I am a resident of Iloilo City and a citizen of the Philippines;

2. That I personally know and has been acquainted with Cirilo Ong Ching Ping (*alias* Ching Ping Ong), the petitioner above-mentioned in Iloilo City since after the Liberation of Panay by the American forces in the year 1944 up to the present time;

3. That to my personal knowledge the petitioner has resided in the Philippines continuously preceding the date of filing of this petition of which this affidavit is a part;

4. That I have personal knowledge that the petitioner is and during the whole period hereinbefore referred to, has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well

disposed to the good moral order and happiness of the Philippines; and that in my opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473 as amended.

In witness whereof, I have hereunto set my hand in the City of Iloilo, Philippines, this 29th day of July, 1968.

(Sgd.) MANUEL DE LA ROSA
(Affiant)

Subscribed and sworn to before me this 29th day of July, 1968, in the City of Iloilo, Philippines, affiant exhibited to me his Residence Certificate No. A-2235130 issued at Iloilo City, Philippines, on February 26, 1968.

(Sgd) GUALBERTO C. OPONG
Notary Public
Until December 31, 1969

Doc. No. 177;
Page No. 64;
Book No. V;
Series of 1968.

REPUBLIC OF THE PHILIPPINES }
CITY OF ILOILO } S.S.

AFFIDAVIT

I, Manuel Arnaldo, of legal age, Filipino, married by occupation an Engineer, and a resident of Iloilo City, Philippines, after having been duly sworn to in accordance with law, do hereby depose and say:

1. That I am a citizen of the Philippines;
2. That I have personally known and have been acquainted in the Philippines with Cirilo Ong Ching Ping (*alias* Ching Ping Ong), the petitioner above-mentioned, since April 1, 1940 when he was born at Iznart Street, Iloilo City, Philippines; that to my personal knowledge the petitioner has resided in the Philippines continuously preceding the date of filing of this petition of which this affidavit is a part up to the time when he left the Philippines on May 6, 1949; that he came back in the following year, 1950;

3. That he has resided in Iloilo City, Philippines, where his above-entitled petition for Naturalization is made, continuously from the date of the liberation of Panay up to the present time;

4. That I have personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable attached to the principles underlying the Philippine Constitution and well-disposed to the good order and happiness of the Philippines; that in my opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the pro-

visions of the Naturalization Laws of the Philippines.

In truth whereof, I have hereunto set my hand in the City of Iloilo, Philippines, this 29th day of July, 1968.

(Sgd.) MANUEL ARNALDO
(Affiant)

Subscribed and sworn to before me this 29th day of July, 1968, in the City of Iloilo, Philippines, affiant exhibited to me his Residence Certificate No. A-2220404 issued at Iloilo City on January 11, 1968.

(Sgd.) GUALBERTO C. OPONG
Notary Public
Until December 31, 1969

Doc. No. 176;
Page No. 64;
Book No. V;
Series of 1968.

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

Documentary
Stamps
March 19, 1956
30 centavos

ACR No. B 002036

This is to certify that Mr. Cirilo Ong Ching Ping whose thumbprints, photographs, signature, and description appear hereinafter has applied for registration and has been issued this certificate of registration, pursuant to the Alien Registration Act of 1950, as amended.

For the Commissioner:

(Sgd.) B. L. DAYOS
Acting Chief Deputy Assessor
(Official Designation)

Thumbprint Issued at Iloilo City, on
March 19, 1956
OR No. A-2103335 P56.00
Iloilo City, Mar. 19, 1956

Left Right 1. Nationality—Chinese
2. Date and place of birth—
Apr. 1, 1940 Iloilo City,
P.I.

C. Ong Ching Ping 3. Marital status—single (x)
(Signature of Holder) Married (If married
give name)
Carmelita S. Co—Same
Add.—ACR B-134651-
Manila. 4-7-67.

Photograph

4. Occupation—Student
Business address
5. Status and date of Admission—Permanent Native
Born Cer. No.—None Issued at Manila on
6. Previous ACR No. A-78880 issued at Iloilo City on January 5, 1951

(Entries hereon shall be made only at the Bureau of Immigration, Manila)

Note: (x) Civil Status amended this 7-10-67 to read as married to Carmelita S. Co, per marriage contract issued Mla. 5-30-65, Lic. No. 2218640-Mla. 4-26-65 and per affidavit executed Mla. 4-29-67.
OR No. C-8434138—P10.00—Mla. 6-16-67.

NOTATION OF AMENDMENTS, CORRECTIONS, DEPARTURES AND ARRIVALS

(Sgd.) JUAN B. OPELEMPIM
Asst. Alien Reg. Sup.

Form No. 3—(Revised)

NOTATION OF REPORTS OF CHANGE OF RESIDENCE

1500 Mayhaligue 6-15-67-6-15-67
P. Arroyo St. Iloilo City-7-68
6-28-68, (Sgd.) Illegible)

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION

ALIEN CERTIFICATE OF REGISTRATION

No. B-002036

READ CAREFULLY

1. For failure to exhibit certificate on demand by any immigration official or peace officer shall subject holder to an administrative fine not exceeding P100.00 or upon conviction be punished by a fine not exceeding P200.00 or imprisonment for not more than 30 days, or both.

(Section 7, Republic Act 562 as amended by Republic Act 751).

2. For failure to give written notice of change of residence address, 24 hours before change is affected, an administrative fine exceeding P500.00 or upon conviction be punished by a fine not exceeding P1,000.00, or imprisonment for not more than 6 months, or both.

(Section 6, par. 2, Republic Act 751)

3. For failure to report within the first 60 days of every year, administrative fine not exceeding P100.00 or upon conviction be punished by a fine not exceeding P200.00, or imprisonment for not more than 6 months or both. (Section 10 par. 2 Rep. 562 as amended by Republic Act 751).

Issued to Mr. Cirilo Ong Ching Ping
Residing at A. Solis St., Iloilo City

RECORD OF ANNUAL REPORTS

| Official Number | Date of Receipt | Place of Report | Official In-Charge |
|-----------------|-----------------|-----------------|--------------------|
| D-4500944 | 2-27-57 | Iloilo City | Cabard |
| 9K57075 | 4-2-58 | Iloilo City | Illegible |
| 3070460 | 5-2-59 | Iloilo City | Illegible |
| Illegible | | | |
| 2812585 | 4-27-61 | Iloilo | Illegible |
| 30855 | 2-28-62 | Iloilo | Illegible |
| 1605479 | 2-13-63 | Iloilo | Illegible |
| 2354504 | 2-20-64 | Iloilo | Illegible |
| R-0992345 | 2-25-65 | Manila | Illegible |
| F-8193758 | 1-17-66 | Manila | Illegible |
| 00288100 | 6-15-67 | Manila | Illegible |
| G-084890 | 1-29-68 | Manila | Illegible |

If found deliver to nearest Immigration Representative or nearest Police Station. 55491.

Philippine Immigration Form No. 25-A

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

1/R No. D-6013036
/24/57
50.00

partially coveted by the seal of this Office was admitted as an immigrant at the port of Native-born and is lawfully entitled to the Philippines.

Given under my hand and seal this 5th day of July, 1957 at Manila.

ACTIVE-BORN CERTIFICATE OF RESIDENCE

This is to certify that Cirilo Ong Ching Ping Chinese; whose photograph is affixed hereto and

(Sgd.) GERMAN L. ARABIT
Commissioner of Immigration

No. 130518

Occupation—Student

PERSONAL DESCRIPTION OF BEARER

Place of birth—Iloilo City

Photograph

Date of birth—April 1, 1940

Age—17 yrs.—Male

Height—8" Weight—121 lbs.

Civil Status—Single

Hair—Black Eyes—Brown Complexion—Yellow

Nationality—Chinese

Physical marks—Tattoo—left forearm

Address—Iznart S., Iloilo

Travel paper—Native-born

A.C.R. No. B 002036

To be surrendered to the Bureau of Immigration, Manila, before the holder hereof leaves the Philippines. Not valid as a travel document for entry into the Philippines

Wherefore, you are hereby given justice that said petition will be heard by this Court, on the 27th day of March, A.D., 1969, at 8:30 o'clock in the morning before the second Branch of this Court, Provincial Building, Iloilo City.

It is hereby ordered that this notice be published once a week for three (3) consecutive weeks in the *Official Gazette* and in the *Visayan Tribune*, a newspaper of general circulation in the province and city of Iloilo where the petitioner resides,

and that such petition and this notice be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness the Hon. Carlos L. Sundian, Judge of the Court of First Instance of Iloilo, this 6th day of August in the year nineteen hundred and sixty-eight.

Attest:

SANTIAGO P. PACAONCIS

[37-39]

Branch Clerk of Court

Land Registration Commission

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BENGUET

Land Registration Case No. N-251
LRC Record No. N-34276

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Municipal Mayor, La Trinidad, Benguet; the District Land Office No. 3, Baguio City; Tomas Cortez, Teresita Soronio, Calixta Tanacio, Beckel, La Trinidad, Benguet; and to all whom it may concern:

Whereas, an application has been presented to this Court by Tanacio Asitan, Beckel, La Trinidad, Benguet, thru Atty. Rico P. Labiaga, Rm. 3 FERIA Bldg., Baguio City, to register and confirm his title to the following property:

A parcel of land (plan Psu-191666), situated in the Barrio of Beckel, Municipality of La Trinidad, Province of Benguet. Bounded on the NE. by property of Teresita Soronio; on the SE. by Baguio-Ambuclao Road; and on the NW. by property of Tomas Cortez. Point "1" is N. 44 deg. 23 min. E., 1,020.28 meters from Triangulation Station, "Paedal", Baguio Townsite. Area three thousand six hundred seventy-three (3,673) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Benguet, at its session to be held in the Municipality of La Trinidad, Province of Benguet, Philippines, on the 10th day of October, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Francisco M. Chanco, Judge of said Court, the 29th day of January, in the year 1968.

Issued at Quezon City, Philippines, this 18th day of March, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

[27, 38]

Land Registration Commission

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. V-544
LRC Record No. N-34422

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduary St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Obando, Bulacan; Perfectua Hilario, Paulina Sacdalan, Avelina Hilario, Roberta de la Cruz, Juana de la Cruz, Casimiro Cristobal, Obando, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Leonardo de Guzman and Lydia de la Cruz, Lawa, Obando, Bulacan, to register and confirm their title to the following properties:

Two (2) parcels of land with the building and improvements thereon, situated in the Barrio of Lawa, Municipality of Obando, Province of Bulacan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 501, Obando Cadastre, Plan Ap-12921). Bounded on the NE. by Lot 592; on the SE. by property of Paulina Sacdalan; on the SW. by the Provincial Road; and on the NW. by property of Perfectua Hilario. Point "1" is N. 34 deg. 32 min. W., 1,948.14 meters from BLLM 1, Obando Cadastre. Area thirty four (34) square meters, more or less.

2. A parcel of land (Lot 592, Obando Cadastre, Plan Ap-12921). Bounded on the NE. by property of Juana de la Cruz; on the SE. by properties of Avelina Hilario and Roberta Cruz and Paulina Sacdalan, on the SW. by Lot 591; and on the NW. by property of Perfectua Hilario. Point "1" is N. 34 deg. 32 min. W., 1,936.00 meters from BLLM 1, Obando Cadastre. Area three hundred eighty (380) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 22nd day of October, 1968, at 8:30 o'clock in the forenoon, to show

cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan De Borja, Judge of said Court, the 13th day of May, in the year 1968.

Issued at Quezon City, Philippines, this 3rd day of June, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[37,38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAPIZ

Land Registration Case No. N-657

LRC Record No. N-34780

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land Officer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Antonio Beldia, % Antonio Beldia, Jr., Rizal Altavas, Jose Valencia, Hernando Alba, Patrocinio Valenzuela, Teresita Merchan, Sergio Isada, Roxas City; the Municipal Mayor, Federico Dangan, Eulogio Bibit, % Borromeo Bibit, Pontevedra, Capiz; Martin Bibit, % Obello Bibit, Ma-ayen, Capiz; Conogonda Dais, Jolongagog, Pontevedra, Capiz; Florencia Beluso, % Salvacion Borres, Bailan, Pontevedra, Capiz; Hermenegildo Distago, Juan Bibit; President Roxas, Capiz; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jose Morente, Josefina Morente, Lealtad Morente, Patria Morente, Angelina Morente, Florencio Morente, Divina Morente, Roxas City, thru Atty. Eli A. Yngcong, 180 Burgos St., Roxas City, to register and confirm their title to the following properties:

Two (2) parcels of land situated in the Barrio of Jolongagog, Municipality of Pontevedra, Province of Capiz. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, portion of Lot 744, Pontevedra Cadastre, plan Sgs-3088-D). Bounded

on the NE. by property of Florencia Baluso; on the SE. by properties of Jose Valencia; Florencia Boluso, Eulogio Bibit, Conogonda Dais and Juan Bibit; on the SW. by the Provincial Road; and on the NW. by properties of Federico Dangan and Antonio Beldia. Point "1" is S. 51 deg. 35 min. W., 632.09 meters from BLLM 6, Pontevedra Cadastre, Cad. 189. Area ninety-two thousand two hundred eighty-four (92,284) square meters, more or less.

2. A parcel of land (Lot 2, portion of Lot 744 Pontevedra Cadastre, plan Sgs-3088-D). Bounded on the NE. by Lot 1135 and by property of Antonio Beldia; on the SE. and SW. by property of Antonio Beldia; and on the NW. by properties of Rizal Altavas, Lots 1134 and 1135, both of Pontevedra Cadastre, Cad. 189. Point "1" is S. 77 deg. 26 min. W., 694.69 meters from BLLM 6, Pontevedra Cadastre. Area forty-eight thousand eight hundred thirty (48,830) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Capiz, at its session to be held in the City of Roxas, Philippines, on the 28th day of October, 1968, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cesario C. Golez, Judge of said Court, the 15th day of April, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of May, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[37,38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. N-694

LRC Record No. N-35084

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Engineer, the Provincial Treasurer, the Public Works

District Engineer, the Highway District Engineer, Trece Martires City; the Municipal Mayor, the Municipal Council, Jacinto Villanueva, Deogracias Villanueva, Carmona, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by Nieves Dimayuga Vda. de Sagun, Kaong, Silang, Cavite, thru Attys. Rodolfo R. Dimaano, & Dennis E. Angeles by Atty. Dennis E. Angeles, 66 United St., Mandaluyong, Rizal, to register and confirm her title to the following property:

A parcel of land (Lot 1342 Carmona Cadastre, plan (LRC) Swo-13093), with the improvements thereon, situated in the Barrio of Lantic, Municipality of Carmona, Province of Cavite. Bounded on the NE. by Lot 1343, Carmona Cadastre; on the SE. by a Creek; on the SW. by Lot 1341; and on the NW. by Lot 1339 all of Carmona Cadastre. Point "1" is N. 69 deg. 39 min. W., 1,625.71 meters from P.B.M. 2, Carmona Cadastre. Area thirty thousand two hundred ninety-eight (30,298) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Cavite, Philippines, on the 30th day of October, 1968, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose B. Jimenez, Judge of said Court, the 8th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 24th day of June, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[37,38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. N-696
LRC Record No. N-35086

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor,

the Provincial Fiscal, the Provincial Engineer, the Provincial Treasurer, the Public Works District Engineer, the Highway District Engineer, Trece Martires City; the Municipal Mayor, the Municipal Council, Elias Maulanin, Daniel Restrivera, Carmona, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Felicisimo Mapanoo and Teodora Laurora, Carmona, Cavite, thru Attys. Rodolfo R. Dimaano & Dennis E. Angeles by Atty. Dennis E. Angeles, 66 United Street, Mandaluyong, Rizal, to register and confirm their title to the following property:

A parcel of land (Lot 1149, Carmona Cadastre, plan (LRC) Swo-13089), with the improvements thereon, situated in the Barrio of Ulong-Tubig, Municipality of Carmona, Province of Cavite. Bounded on the NE. by Lot 1150, Carmona Cadastre; on the SE. by a Creek; on the SW. by Lot 1148, Carmona Cadastre; and on the NW. by the National Road. Point "1" is N. 41 deg. 03 min. E., 361.63 meters from B.B.M. 9, Carmona Cadastre. Area nineteen thousand nine hundred thirteen (19,913) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Cavite, Philippines, on the 30th day of October, 1968, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose B. Jimenez, Judge of said Court, the 8th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 24th day of June, 1968.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[37,38]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. N-695
LRC Record No. N-35085

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office

No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Engineer, the Provincial Treasurer, the Public Works District Engineer, the Highway District Engineer, Trece Martires City; the Municipal Mayor, the Municipal Council, Damaso Purificacion, Ruperto Purificacion, Sinforoso Espiritu, Marcelo Reyes, Zenaida Mapanoc, Carmona, Cavite; Mercur P. Alvaran, Elsa Alvaran, 20 Capitol Drive, Pasig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Leoncia Mapanoc, Remigia Mapanoc and Eraldo Mapanoc, Carmona, Cavite, thru Attys. Rodolfo R. Dimaano & Dennis E. Angeles by Atty. Dennis E. Angeles, 66 United St., Mandaluyong, Rizal, to register and confirm their title to the following property:

A parcel of land (Lot 1680, Carmona Cadastre, plan (LRC) Swo-13095) with the improvements thereon, situated in the Barrio of Lantic, Municipality of Carmona, Province of Cavite. Bounded on the NE. by Lot 1681; on the SE. by Lot 1076; on the SW. by Lot 1067, all of Carmona Cadastre; and on the NW. by a Creek. Point "1" is N. 33 deg. 56 min. W., 928.83 meters from BLLM 8, Carmona Cadastre. Area thirty nine thousand one hundred fifty-seven (39,157) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Cavite, Philippines, on the 30th day of October, 1968, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose B. Jimenez, Judge of said Court, the 8th day of June, in the year 1968.

Issued at Quezon City, Philippines, this 24th day of June, 1968.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[37, 38] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. N-693
LRC Record No. N-35083

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Trece Martires City; the Municipal Mayor, the Municipal Council, Damaso Purificacion, Josefa Purificacion, Carmona, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Mercur F. Alvaran and Elsa Mapanoc, 20 Capitol Drive, Pasig, Rizal, thru Attys. Rodolfo R. Dimaano & Dennis E. Angeles by Atty. Dennis E. Angeles, 66 United St., Mandaluyong, Rizal, to register and confirm their title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in the Barrio of Lantic, Municipality of Carmona, Province of Cavite. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1681, Cadmona Cadastre, plan Ap-18728). Bounded on the NE. by Lot 1682; on the SE. by Lot 1076; on the SW. by Lot 1680, all of Carmona Cadastre; and on the NW. by a Creek. Point "1" is N. 33 deg. 56 min. W., 928.83 meters from B.L.L.M. 8, Carmona Cadastre. Area fifty three thousand five hundred sixty-two (53,562) square meters, more or less.

2. A parcel of land (Lot 1682, Carmona Cadastre, plan Ap-18728). Bounded on the NE. and NW. by Creeks; on the SE. by Lot 1076; and on the SW. by Lot 1681, all of Carmona Cadastre. Point "1" is N. 27 deg. 03 min. W., 933.08 meters from B.L.L.M. 8, Carmona Cadastre. Area sixty thousand six hundred sixty-two (60,662) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Cavite, Philippines, on the 30th day of October, 1968, at 9:00 o'clock in the forenoon; to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness: the Hon. Jose B. Jimenez, Judge of said Court, the 8th day of June, in the year 1968.
 Issued at Quezon City, Philippines, this 24th day of June, 1968.

Attest:
 GREGORIO BILOG, JR.
 Acting Commissioner
 Land Registration Commission
 By: JESUS A. ADVINCULA
 Chief, Clerks of Court Division
 [37,38]

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6310
 LRC Record No. N-34363

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Engineer, the Provincial Treasurer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Pasig, Rizal; Claudio Santos, Rosario Ramos, Liberato Salvador, Victoriano Baltazar, Rosario Mercado, Nicolas Beltran, Juan Ramirez, Astarustalva Macalinao, Palatiw, Pasig, Rizal; Protacio Amonoy, Wawa, Tanay, Rizal; Juanita Tech, P. Gomez St., Pasig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Elena Raymundo, Palatiw, Pasig, Rizal, assisted by Atty. Deogenes G. Bartolome, Pasig, Rizal, to register and confirm her title to the following properties.

Two (2) parcels of land, situated in the Barrio of Palatiw, Municipality of Pasig, Province of

Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-184913). Bounded on the N. by properties of Nicolas Beltran, Juan Ramirez and Astarustalva Macalinao; on the E. by property of Liberato Salvador; on the S. by properties of Victoriano Baltazar and Rosario Ramos; and on the W. by properties of Protacio Amonoy and Claudio Santos. Point "1" is S. 32 deg. 49 min. E., 459.31 meters from BLLM 3, Pasig, Cadastre Psc-14. Area four thousand one hundred fourteen (4,114) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-184913). Bounded on the N. by properties of Rosario Mercado and Juanita Tech; on the E. by properties of Juanita Tech and Liberato Salvador; on the S. by property of Liberato Salvador; and on the W. by property of Juanita Tech. Point "1" is S. 40 deg. 52 min. E., 553.58 meters from BLLM 3, Pasig Cadastre, Psc-14. Area three thousand four hundred ninety-seven (3,497) square meters, more or less.

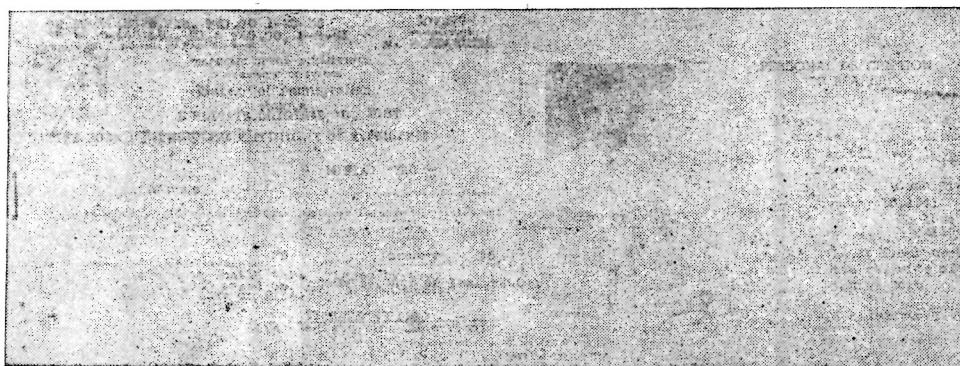
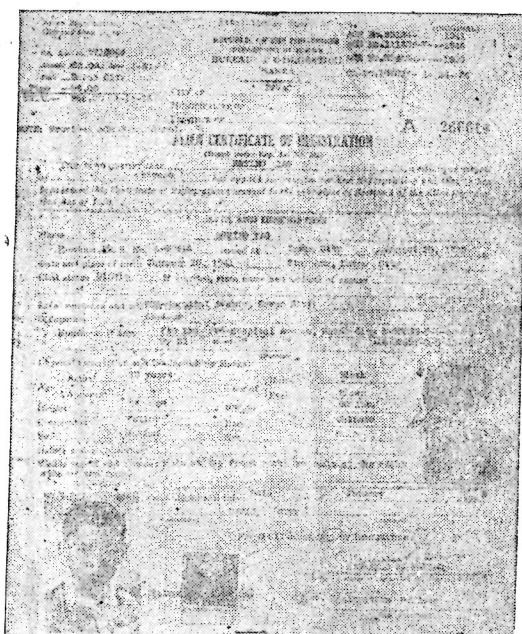
You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 14th day of December, 1968, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, the 6th day of May, in the year 1968.

Issued at Quezon City, Philippines, this 23rd day of June, 1968.

Attest:
 GREGORIO BILOG, JR.
 Acting Commissioner
 Land Registration Commission
 By: JESUS A. ADVINCULA
 Chief, Clerks of Court Division
 [37,38]

ERRATA



NOTE: The above exhibits are in reference to Naturalization Case No. 289, RUFINO YAO, petitioner, Court of First Instance of Davao which was published in the Official Gazette in Vol. 64, Nos. 5, 6, & 7 dated January 29, February 5 & February 12, 1968. They were inadvertently overlooked and omitted therein.—Copy Editor

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| | | | 1959 | 55 | 1 to 52 |
| | | | 1960 | 56 | 1 to 52 |
| | | | 1961 | 57 | 1 to 52 |
| | | | 1962 | 58 | 1 to 53 |
| | | | 1963 | 59 | 1 to 44 * |
| | | | 1964 | 60 | 21 to 52 |
| | | | 1965 | 61 | 1 to 52 |
| | | | 1966 | 62 | 1 to 52 |
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